09:11AM

## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

1

UNITED STATES	OF AMERICA,	)
	Plaintiff	}
vs		) 18-CR-97
ROSS ROGGIO,		
	Defendant	)

TRANSCRIPT OF PROCEEDINGS

Suppression Hearing

BEFORE THE HONORABLE ROBERT D. MARIANI
THURSDAY, MAY 27, 2021; 9:30 A.M.
SCRANTON, PENNSYLVANIA

## FOR THE GOVERNMENT:

TODD K. HINKLEY, ESQ. Assistant United States Attorney William J. Nealon Federal Building Suite 311 235 N. Washington Avenue Scranton, Pennsylvania 18503

## FOR THE DEFENDANT:

GINO A. BARTOLAI, JR., ESQ. 238 William Street Pittston, Pennsylvania 18640

Proceedings recorded by machine shorthand, transcript produced by computer-aided transcription.

KRISTIN L. YEAGER, RMR, CRR CERTIFIED REALTIME REPORTER 235 N. WASHINGTON AVENUE SCRANTON, PENNSYLVANIA 18503

				2	
	INDE	X			
Witnesses:	Direct	Cross	Redirect	Recross	
For the Government: Aurelia Morales	3	21	54	58	
James Mundy Jeff Burke	61 75	67 107	 160	 161	
	73	107	100	101	
For the Defendant: Felney Augustine Douglas Vetrano	162 167				
bougras vecrano	107				
EXHI	ВІТ	I N D	EX		
For the Government:		Iden	tified	Admitted	
Exhibit No. 1			, 22	10	
Exhibit No. 2 Exhibit No. 5	80 84		6,67 ,116,131,1	66 59 84	
Exhibit Nos. 3&4	00,04,		, 110, 131, 1 83	39 84 84	
Exhibit No. 6			,122	86	
Exhibit No. 7			, 123	89	
Exhibit No. 8			91	92	
Exhibit No. 9			58,159	93 07	
Exhibit No. 10 Exhibit No. 11			,149 101	97 102	
Exhibit No. 12			2,157	107	
For the Defendant:					
Exhibits D,E & F		7	3,141		

```
3
       1
              THE COURT: Good morning, everyone.
09:38AM
       2
              MR. HINKLEY: Good morning, Your Honor.
09:38AM
       3
              MR. BARTOLAI: Good morning, Judge.
09:38AM
              THE COURT: This is the matter of United States v. Ross
       4
09:39AM
         Roggio. We are here on two motions filed by Mr. Roggio. The
       5
09:39AM
         first is a Motion to Suppress Mr. Roggio's statement and
09:39AM
         related evidence, which is document 64, and in addition to
09:39AM
       7
         that, there is document 46, a Motion to Suppress evidence
09:39AM
         seized in violation of the United States Constitution. Both of
       91
09:39AM
09:39ам 10
         those motions will be heard today.
              Mr. Hinkley, are you ready to proceed?
09:39AM 11
              MR. HINKLEY: We are, Your Honor.
09:39ам 12
09:39AM 13
              THE COURT: You can call your first witness.
              MR. HINKLEY: We call Aurelia Morales, Your Honor.
09:39AM 14
         AURELIA
                            MORALES
                                             IS CALLED, AND HAVING BEEN
09:39AM 15
         DULY SWORN, TESTIFIED AS FOLLOWS:
09:39ам 16
09:40AM 17
              THE CLERK: Please state and spell your name for the record.
              THE WITNESS: Aurelia Morales, A-U-R-E-L-I-A, M-O-R-A-L-E-S.
09:40AM 18
09:41AM 19
              THE CLERK: Thank you. You may be seated.
09:41AM 20
              THE COURT: You can proceed.
09:41AM 21
              MR. HINKLEY: Thank you, Your Honor.
                             DIRECT EXAMINATION
09:41AM 22
         BY MR. HINKLEY:
09:41AM 23
09:41AM 24
         Q.
               Ms. Morales, how are you employed?
               As a U.S. Customs and Border Protection Officer.
09:41AM 25
```

How long have you been with the Customs Border Q.

**Enforcement?** 09:41AM

3 Α. For 13 years. 09:41AM

> Can you give the Court a little background in regards to 4 Q.

your education? What type of education have you had?

I graduated John Jay College of Criminal Justice in 2007 Α.

with two degrees, an Associate in Criminal Justice and

8 Bachelor's in International Criminal Justice. And I started my

Master's in International Relations at N.Y.U., but I didn't

graduate yet.

I see. You've indicated that you're with U.S. Customs and Q.

09:41AM 12 Border Protection for 13 years. What type of position do you

hold today with that agency?

I'm an officer, and I have a lot of experience in processing people and doing different inspections with U.S.

Customs and Border Protection through different teams and

different assignments.

Would you move the microphone a little bit closer to your mouth, I'm having a little bit of difficulty understanding you.

What type of training have you received from Customs and Border Protection, in regards to your position there?

I'm sorry, I couldn't hear the first part of the question. Α.

What kind of training have you received from the agency, Q. 09:42AM 24 in regards to your position there?

> The training with the CBP, which is Customs and Border Α.

09:41AM

09:41AM

6 09:41AM

09:41AM

09:41AM

09:41AM

09:41AM

09:41AM 10

09:41AM 11

09:42AM 13

09:42AM 141

09:42AM 15

09:42AM 16 09:42AM 17

09:42AM 18

09:42AM 19

09:42AM 20

09:42AM 21

09:42AM 22

09:42AM 23

09:42AM 25

5 1 Protection, stems from Immigration Law, Customs Law, 09:42AM counterterrorism measures, assessing terror threats, assessing 09:43AM criminality, and so on. 09:43AM Okay. As part of your duties, are you someone who will do 4 09:43AM what they call secondary inspections or secondary interviews at 09:43AM borders? Is that part of your duties? 09:43AM Could you repeat the question? 09:43AM 7 Α. 8 Q. Sure. As part of your duties, do you do with what's 09:43AM commonly called a secondary inspection or a secondary interview 09:43AM at borders? 09:43AM 10 09:43AM 11 Yes. Α. Can you describe to the Judge, basically, what that means, 09:43AM 12 Q. 09:43AM 13 what that is? Secondary inspection is when a person that was processed 09:43AM 141 09:43AM 15 through primary inspection needs additional assessing, in terms of Immigration Laws, Customs Laws or any threats, any 09:44AM 16 09:44AM 17 criminality involved with that person. Can you give the Court an idea of how many, if you know, 09:44AM 181 Q. 09:44AM 19 secondary inspections you've been involved with, during your career? 09:44AM 20 09:44AM 21 That's hard to assess. Probably -- I know only when I was

O9:44AM 21 A. That's hard to assess. Probably -- I know only when I was
O9:44AM 22 on the specialized team, I conducted, at least, 5,000
O9:44AM 23 interviews in three years, but I want to say, throughout my
O9:44AM 24 entire career, maybe, over 10,000.

09:44AM 25

Q. So this is not an infrequent thing that's done by you or

your agency; is that correct? 09:44AM 2 Not at all. Α. 09:44AM During February of 2017, were you employed by Customs and 3 Q. 09:44AM **Border Protection?** 4 09:45AM 5 Α. Yes. 09:45AM Q. On February 26 of 2017, where were you stationed? 6 09:45AM At John F. Kennedy International Airport in New York City. 09:45AM 7 Α. 8 Q. Likewise, on that day, were you working in your capacity 09:45AM to do secondary inspections at the airport? 09:45AM 09:45AM 10 Α. Correct. That day, I was actually on a specialized team called TTRT Tactical Terrorism Response Team. 09:45AM 11 09:45AM 12 Could you give the Judge a little bit of background, in Q. regards to that particular team? What was that team all about? 09:45AM 13 Okay. Historically, in 2015, TTRT was initiated by the 09:45AM 14 Government and United States Customs and Border Protection as a 09:46AM 15 09:46AM 16 response to fight against the terrorist group ISIS, the Islamic 09:46AM 17 State of Iraq and Al sham, Syria. So we were instructed to interview passengers that arrived 09:46AM 18 from, primarily, Iraq, Syria and conflict zones and the 09:46AM 19 countries around, in order to get more information on the fight 09:46AM 20 09:46AM 21 on the ground, stemming from, maybe, reporting criminality to intelligence information, in terms of where the battle was 09:46AM 22 situated or where the conflict was taking place, including 09:46AM 23 09:47AM 24 names of people involved or possibly involved or if they have personal experience with any conflict coming from those places, 09:47AM 25

09:47AM

09:47AM

09:47AM

09:47AM

41

09:47AM

09:47AM

09:47AM

09:47AM 8

09:48AM

09:48AM 10

09:48AM 11

09:48AM 12

09:48AM 13

09:48АМ 14

09:48ам 15

09:48ам 16

09:48AM 17

09:48AM 18

09:48AM 19

09:48AM 20

09:48AM 21

09:49AM 22

09:49AM 23

09:49AM 24

09:49AM 25

in the hopes that we would get more information.

At that time, the terrorist network was going under the black internet, the dark internet, meaning, that Government agents in the area could not get more information from their sources on the ground, via following internet analysis, so our team was created to get more information from people coming from those places, basically. I hope that answers the question.

Q. So on February 26, 2017, you were working at J.F.K.

Airport. Was it -- on that particular day, were your duties, basically, to do secondary interviews of Travelers who were

A. Yes.

coming in from foreign places?

- Q. And why don't you just describe to the Court, if you would, what that means? How that would work? In other words, someone comes, is going to be secondary, what happens?
- A. So the primary officer will process the passenger, and if the passenger will need additional screening or assessing, the passenger will get referred into secondary. In secondary, the passenger will have to wait for an officer that is specialized in the issue that the passenger is bringing and along with other passengers in the room.

Sometimes there's a wait, because J.F.K. is very busy all the time with all different cases, but on that particular day, I was instructed to interview him. I don't remember exactly when I got there, I knew I had interviews before and after him

and, probably, different places, as well. 09:49AM

2

5

71

9

09:49AM

09:49AM

09:49AM

09:49AM

09:49AM

09:49AM

09:49AM

09:49AM

09:49AM 11

09:49ам 13

09:50AM 15

09:50AM 16

09:50AM 17

09:50AM 18

09:50AM 19

09:50AM 20

09:50AM 21

09:50AM 22

09:50AM 23

09:50AM 24

Okay, I'll get into the interview with Mr. Roggio in a Q. moment, I'm just trying to set the stage for the Judge so he 4 can understand how your job works.

Typical day on February 26 of 2017, you show up to work, and you were assigned to do interviews, secondary interviews of folks; is that right?

- 8 Α. Yes.
- And let me ask you, you indicated that there were Q. 09:49AM 10 interviews before and after Mr. Roggio. During the time, let's say, the eight-hour shift or whatever, approximately, how many 09:49AM 12 interviews would you do, in your approximation?
- Approximation, it could be 2 to 3 to 25 to 30 a day. And 09:50AM 14 it could be up to five different locations, buildings, where I have to drive and meet the passenger.
  - And, more specifically, I want to get into, you've Q. indicated that when someone is going to be secondary, they are, let's say, recommended to you or one of your colleagues, they come to a room, and then they wait to be interviewed.

Could you describe what an interview room would look like at J.F.K. where you actually would do an interview? Physically, what is it? How is it set up?

It could vary, depending on the location. But in his Α. particular case, I remember the terminal, it was Terminal 1, so 09:50AM 25 everything was a configuration, at that point, being so busy,

09:51AM 1 it was pretty much wherever we can conduct an interview. But

09:51AM 2 for that day, I remember I had a room that was, like, maybe, 10

09:51AM 3 x 12, and maybe a desk, a chair, and that's about it.

09:51AM 4 Q. So, specifically, I'd like to ask you a few questions, in

5 regards to your secondary interview of Mr. Roggio.

09:51AM 6 Before I do that, I've left on the table up there a number

09:51AM 7 of exhibits, on the top is Government Exhibit No. 1 for

09:51AM 8 identification purposes.

09:51AM 9 A. May I put my glasses on?

09:51AM 10 Q. Sure.

09:51AM

09:52AM 11 A. Yes.

09:52AM 12 Q. Would you take a look at that document, and if you would

09:52AM 13 identify it for the Court, what is Government's Exhibit No. 1?

09:52AM 14 A. This is a report of Mr. Roggio arriving at J.F.K., and I'm

09:52AM 15 assuming it's a TECS record with -- yeah, it's a TECS record,

09:52AM 16 it's an automatic record generated by the system through Mr.

09:52AM 17 Roggio's processing.

09:52AM 18 Q. Okay. Would the information that's in this document, would

09:52AM 19 that have been keyed in by yourself as the interviewer of Mr.

09:52AM 20 Roggio?

09:52AM 21 A. This is done automatically by the system.

09:53AM 22 Q. Second page of Government's Exhibit 1.

09:53AM 23 A. Yes.

09:53AM 24 Q. Would you describe what that is?

09:53AM 25 A. This is my report, my interview that I conducted with Mr.

```
1 Roggio, my close-out.
09:53AM
               So would this report be something you prepared at or close
         Q.
09:53AM
         to the time of Mr. Roggio's interview?
09:53AM
               Correct, afterwards.
       4
         Α.
09:53AM
               Obviously, prior to today's testimony, you had an
       5
         Q.
09:53AM
         opportunity to read over that report?
09:53AM
       7
         Α.
               Yes.
09:53AM
       8
         Q.
               Does it accurately reflect the interview that you gave Mr.
09:53AM
         Roggio on February 26 of 2017?
       9
09:53AM
09:53AM 10
         Α.
               100 percent.
09:53AM 11
               MR. HINKLEY: Your Honor, the Government is going to move
09:53am 12 for admission of Government's Exhibit No. 1.
09:53AM 13
               MR. BARTOLAI: We have no objection, Judge. In fact, we had
         submitted this, I believe, as Exhibit B to one of our previous
09:53AM 14
         filings. Our copy was redacted, of course.
09:54AM 15
               THE COURT: Very well. Government's 1 is admitted.
09:54AM 16
09:54AM 17
               (At this time Government's Exhibit No. 1 was admitted into
                evidence.)
09:54AM 18
09:54AM 19
         BY MR. HINKLEY:
               Ms. Morales, would it aid your testimony today if you had
09:54AM 20
         Q.
         Government's Exhibit 1, specifically, the report available to
09:54AM 21
         make reference, as you're testifying as to the interview of Mr.
09:54AM 22
         Roggio? Would that assist you today?
09:54AM 23
09:54AM 24
               Yes.
         Α.
               So let me ask, more particularly, in regards to Mr.
09:54AM 25
         Q.
```

11 Roggio, he was referred to you for a secondary inspection; is 09:54AM that right? 21 09:54AM Yes. 3 Α. 09:54AM Do you recall the name of the officer who referred him to 4 Q. 09:54AM 5 you? 09:54AM 6 Α. No. 09:54AM If you look at Government's Exhibit No. 1, would that help 09:54AM 71 Q. your recollection in regards to that, on the first page? 09:54AM Augustine, Felney. 9 Α. 09:55AM 09:55ам 10 Q. So Officer Augustine is the one who, according to the paperwork, referred Mr. Roggio to secondary; is that correct? 09:55AM 11 Yes. 09:55AM 12 Α. 09:55AM 13 And does the paperwork indicate the time of the referral? Q. 09:55AM 14 A. Yes. 09:55AM 15 Q. And what time would that be? 09:55AM 16 1928 Eastern time. Α. As Mr. Roggio was referred to you, was his referral any 09:55AM 17 Q. different from any other referrals that you received that day, 09:55AM 18 09:55AM 19 meaning, did anyone speak to you, before he was referred to you, in regards to what he was being referred for, for what 09:55AM 20 09:56AM 21 reason? 09:56AM 22 Α. No. Okay. So I want you to describe how it happened, from your 09:56AM 23 Q. perspective, as a referring officer or the person for whom that 09:56AM 24 09:56AM 25 was referred to?

09:56AM 1 A. So it's four years ago, as much as I remember, I called

09:56AM 2 Mr. Roggio from the secondary holding area and I directed him

09:56AM 3 to the office where I conducted an interview.

09:56AM 4 Q. So would this be the same as any other secondary?

09:56AM 5 A. Yes, every time.

Q. I think you indicated earlier that you would have had7 other interviews prior to Mr. Roggio and interviews after Mr.

09:56AM 8 Roggio?

09:56AM 9 A. Yes.

O9:56AM 10 Q. Do you know -- can you tell, from your report, what time
O9:56AM 11 it is that you actually called Mr. Roggio to the room to be

09:56AM 12 interviewed? And if you can't, that's fine.

09:57AM 13 A. No, I can't.

MR. BARTOLAI: What was the question again? I'm sorry. What was the question Todd?

MR. HINKLEY: The question was whether or not she could recall when, exactly, she called Mr. Roggio to the interview room.

MR. BARTOLAI: The time, okay. Judge, if I may, I didn't ask previously, but if there are any witnesses present in the courtroom, I would ask that they be sequestered. That would exclude, of course, the case agent.

MR. HINKLEY: Only the case agent, Your Honor, and I would join in that if you have any witnesses.

MR. BARTOLAI: No, I don't.

09:56AM

09:56AM

09:57AM 14

09:57ам 15

09:57ам 16

09:57**ам** 17

09:57ам 18

09:57AM 19

09:57AM 20

09:57AM 21

09:57AM 22

09:57AM 23

09:57AM **24** 

09:57AM 25

13 THE COURT: Very well. 09:57AM BY MR. HINKLEY: 09:57AM So Ms. Morales, why don't you describe for the Court your 3 Q. 09:57AM interview of Mr. Roggio, and I'll just ask you to give a 09:57AM 4| narrative, from your recollection, of how the interview went 09:57AM and what questions you asked and Mr. Roggio's replies? 09:57AM So because I interviewed so many people around that time 09:57AM 7 Α. and it has been four years already, I could only remember him 09:58AM based on my notes. 9| 09:58AM 09:58ам 10 Q. Okay. So when I read my notes, I remember an interview 09:58AM 11 being -- he was very pleasant, very cooperative, very forward, 09:58AM 12 I remember he was giving me, actually, more information that I 09:58AM 13 didn't request at that point, but I just allowed him to speak, 09:58AM 141 09:58AM 15 in the hopes that he will tell me more information, the kind of derogatory information I was expecting coming from Iraq and, 09:58AM 16 09:58AM 17 also, based on his story that he told me that happened to him. But for the most part, I thought he was a nice gentleman, 09:58AM 18 09:58AM 19 he was trying to answer my questions correctly, and I didn't have anything to complain about him. I also put at the end that 09:58AM 20 he was cooperative, meaning, that he didn't complain about the 09:58AM 21

Usually, when a passenger complains, I put in my report that they complain or they thought it was too invasive or too intrusive or they asked for a supervisor, any of that stuff.

09:58AM **22** 

09:59AM 23

09:59AM 24

09:59AM 25

questions.

- 09:59AM 1 Q. And none of that happened here?
- 09:59AM 2 A. No. So I put he was cooperative, so I remember him being
- 09:59AM 3 very pleasant and very forward with his answers.
- 09:59AM 4 Q. So, more particularly, how did you kick off the interview,
- 09:59AM 5 what questions did you ask, if you can recall?
- 09:59AM 6 A. So basic questions that I ask every passenger traveling
- 09:59AM 7 from international travel. So the five W's. Who, where, when,
- 09:59AM 8 how -- who, where, when and the other ones -- the instances,
- 09:59AM 9 the events that occurred during the passenger's travel, from
- 10:00AM 10 when they left the United States until they came back to the
- 10:00AM 11 United States.
- 10:00AM 12 Q. And would those type of questions include where the person
- 10:00AM 13 went?
- 10:00AM 14 A. Correct.
- 10:00AM 15 Q. And what the person was doing?
- 10:00AM 16 A. Correct.
- 10:00AM 17 Q. Would you and did you ask Mr. Roggio those questions?
- 10:00AM 18 A. Yes.
- 10:00AM 19 Q. Did you ask him what type of business he was involved
- 10:00AM 20 with?
- 10:00AM 21 A. Yes.
- 10:00AM 22 Q. In regards to the question of what business he was
- 10:00AM 23 involved with, is that a question that you generally or
- 10:00AM 24 routinely ask international travelers?
- 10:00AM 25 A. Yes.

- 10:00AM 1 Q. So do you recall the answers Mr. Roggio gave you, in
- 10:00AM 2 regards to these questions? I'm just asking you to give a
- 10:00AM 3 narrative for the Court what Mr. Roggio told you?
- 10:00AM 4 A. So, for the most part, he was a construction company owner
- 10:01AM 5 with workers in Iraq, they were building infrastructure
- 10:01AM 6 buildings business, and he was part owner with somebody from
- 10:01AM 7 over there.
- 10:01AM 8 Q. Did he give you the actual address that he indicated was
- 10:01AM 9 his business address in Iraq?
- 10:01AM 10 A. I believe so, yes.
- 10:01AM 11 Q. That's reflected in your report, is that correct?
- 10:01AM 12 A. Yes, yes.
- 10:01AM 13 Q. And I assume you asked him the nature of his business,
- 10:01AM 14 what he was doing?
- 10:01AM 15 A. Yes.
- 10:01AM 16 Q. And he provided to you information in regards to that, is
- 10:01AM 17 that correct?
- 10:01AM 18 A. Yes.
- 10:01AM 19 Q. And as I read your report, you indicated that he owned
- 10:01AM 20 something called Roggio Consulting Company?
- 10:02AM 21 A. Yes.
- 10:02AM 22 Q. That he was involved in overseeing construction of
- 10:02AM 23 high-rise residential buildings in Iraq?
- 10:02AM 24 A. Yes.
- 10:02AM 25 Q. Now, did Mr. Roggio indicate to you that there was some

16 1 type of issue that occurred in his business relationships in 10:02AM 2 Iraq? 10:02AM I don't remember, I don't remember if he told me of any 3 Α. 10:02AM issues with the business --4 10:02AM 5 Q. Okay. 10:02AM -- from the beginning of the interview. 6 Α. 10:02AM So I notice in your report of interview with Mr. Roggio, 10:02AM 7 Q. 8 he had indicated that he was paid \$9 million by his Iraqi 10:03AM counterparts, but there was some dispute in regards to how much 10:03AM money he received? 10:03AM 10 10:03AM 11 Yes. Α. According to your report, Mr. Roggio indicated to you that 10:03AM 12 Q. he was told that he had to pay money back to his investors 10:03AM 13 10:03AM 14 there or business associates, and that he was kidnapped by 10:03AM 15 them--Yes. 10:03AM 16 Α. 10:03AM 17 Q. -- until he paid that back. 10:03AM 18 Α. Yes. 10:03AM 19 Q. Again, is this the recollection of the statements you received from Mr. Roggio, at the time of the interview? 10:04AM 20 10:04AM 21 Α. Correct. I remember this information, however, I think it started with him traveling on the temporary passport, and I 10:04AM 22 asked him what happened to the real passport, and that's how he 10:04AM 23 got into the him being kidnapped and whoever kidnapped him took 10:04AM 24

his real passport.

10:04AM 25

- 10:04AM 1 Q. I see.
- 10:04AM 2 A. And then I think we got into the problems with the
- 10:04AM 3 business and all of that stuff.
- 10:04AM 4 Q. Okay, so I was getting in front of myself a little bit
- 10:04AM 5 when I was asking about the issues. So you indicated he was
- 10:04AM 6 traveling on a temporary passport?
- 10:04AM 7 A. Yes. I think I put it in my report at the beginning,
- 10:04AM 8 Temporary United States passport, and a copy of his stolen
- 10:04AM 9 United States passport.
- 10:04AM 10 Q. Okay. Someone who is traveling on a temporary passport, is
- 10:05AM 11 that, alone, an issue that you would explore?
- 10:05AM 12 A. Definitely.
- 10:05AM 13 Q. With anybody?
- 10:05AM 14 A. Definitely, 100 percent.
- 10:05AM 15 Q. And you did so here?
- 10:05AM 16 A. Yes.
- 10:05AM 17 Q. And is that when Mr. Roggio then gave the explanation of
- 10:05AM 18 how he lost his passport and why he was on a temporary
- 10:05AM 19 passport?
- 10:05AM 20 A. Correct, especially, losing it in Iraq, and anybody could
- 10:05AM 21 have, like, used his real passport to gain entry to the U.S.,
- 10:05AM 22 and that would have been a big issue for us.
- 10:05AM 23 Q. After he gave you the information, in regards to the
- 10:05AM 24 kidnapping, what other information did you elicit from him, at
- 10:05AM 25 that point, if you recall?

10:05AM

10:06AM

10:06AM

10:06AM 41

10:06AM

10:06AM

10:06AM 71

8 10:06AM

9 10:06AM

10:06AM 10

10:06AM 11

10:06AM 12

10:06AM 13

10:06AM 14 A.

10:06AM 15 Q.

10:06AM 16 Α.

10:06AM 17

Α.

Yes.

Yes.

10:06AM 19

10:07AM 20

10:07AM 21

10:07AM 22

10:07AM 23 Α. Yes.

10:07AM 24 What was that about? Q.

10:07AM **25** 

I was trying to get as much information -- I remember him just telling me the story, and I don't remember asking too many questions because I wanted him to see -- I mean, to have his chance to tell me what happened to him, especially, assuming that he got kidnapped, and I wanted to see if, maybe, there was more people involved, maybe, there was more people kidnapped with him at the same time.

So I don't remember asking too many questions, I wanted him to just tell me what he remembered, and pretty much whoever was implicated, and if he can remember any, like, names or places that he was taken or any of that stuff.

Q. And so my question to you is, was Mr. Roggio fairly open with this?

Yes.

And you recorded the information in your notes?

Q. And that information is in this report that you've

10:06AM 18 prepared?

Q. Did Mr. Roggio, to your recollection, have a conversation

with you, in regards to why he was traveling back to the United

States, specifically, about his father, his father's health?

He said that his father was in the hospital, and he wants Α.

19 1 to come and see him, make sure he's okay. 10:07AM 2 Q. Okay. Did Mr. Roggio indicate that's where he was headed, 10:07AM to see his father? 10:07AM 4 Α. Yes. 10:07AM At the conclusion of your interview with Mr. Roggio, did 5 Q. 10:07AM you have any type of conversation, in regards to electronic 10:07AM devices that he had with him while traveling? 10:07AM 8 Α. I don't remember. 10:07AM So let me ask you this. How long, to your recollection, 9 Q. 10:08AM

Roggio back to the interview room until you were completed with

10:08AM 10 did this interview take, from the time that you brought Mr.

10:08AM 12 your secondary interview of him?

10:08AM 13 A. I want to say 15 to 20 minutes.

10:08AM 14 Q. Once you were done with your interview, what happened with

10:08AM 15 Mr. Roggio?

10:08AM 16 A. He left.

10:08AM 17 Q. Okay. Were you part or present when -- well, let me ask 10:08AM 18 you this. I'll withdraw that question.

The day of this particular interview, were there other agents who were present during the interview or at the time of

10:08AM 21 Mr. Roggio's secondary inspection?

10:08AM 22 A. Yes.

10:08AM 19

10:08AM 20

10:09AM 23 Q. Do you recall those folks' names?

10:09AM 24 A. So based on my statement, Special Agent Vetrano and Agent

10:09AM 25 Cy Mundy and other CBP officers at that time.

10:09AM

- Now, did either of those officers or agents coach you, in Q.
- regards to what type of questions to ask Mr. Roggio? 10:09AM
- 3 10:09AM
- At the conclusion of your interview with Mr. Roggio, did 4 Q. 10:09AM

I don't remember.

- those agents have interaction with Mr. Roggio, in regards to 10:09AM
- the electronics Mr. Roggio was keeping? 10:09AM

I don't remember.

- 7 10:09AM
- 8 Q. So when you're done with your interview, what happened, 10:09AM
- 9 basically? 10:09AM

Α.

Α.

- 10:09AM 10
  - Α. I went to the next interview.
- 10:09AM 11
- Okay. And any of the questions that you asked Mr. Roggio, Q.
- 10:10AM 12
- would they be different or unique as to any question you would
- 10:10AM 13
- 10:10AM 14
- 10:10AM 15
- 10:10AM 16
- 10:10AM 17
- 10:10AM 18
- 10:10AM 19
- 10:10AM 20
- 10:10AM 21
- 10:10AM 22
- 10:11AM 23
- 10:11AM **24**
- 10:11AM 25

- ask any person that was traveling internationally at that point
- or is it just your routine questions that you asked him?
- They were routine questions, up to the point where he said Α.
- he was kidnapped, and a couple of -- I had a couple experiences
- with people being kidnapped, so, then, I probably asked more
- questions, in terms of, like, names, if he heard any names
- while he was taken or locations or if he remembers specifics
- about the kidnapping itself.
- So is it your testimony that any questions that you would Q.
- have posed to Mr. Roggio would have been prompted by whatever
  - information he was providing you, is that correct?
    - Correct. Α.
    - During your interview of Mr. Roggio, do you recall him Q.

```
21
         asking whether or not he should have an attorney present?
10:11AM
               I don't remember if he asked that.
         Α.
10:11AM
       3
         Q.
               If he had asked that question, would that appear in your
10:11AM
          report, as part of your narrative that you took down?
       4
10:11AM
               I believe so.
       5
         Α.
10:11AM
       6
               MR. BARTOLAI: I'm sorry, what was that question, Todd?
10:11AM
       7
               MR. HINKLEY: I asked the witness whether, had Mr. Roggio
10:11AM
         inquired about having an attorney, would that have appeared in
10:11AM
          her narrative report, in regards to her interview of Mr.
10:11AM
10:12AM 10
         Roggio?
10:12AM 11
               MR. BARTOLAI: Okay.
               MR. HINKLEY: No further questions, Your Honor.
10:12AM 12
10:12AM 13
               THE COURT: Cross-examine.
               MR. BARTOLAI: May I have a moment, Judge?
10:12AM 14
               THE COURT: All right.
10:12AM 15
                              CROSS EXAMINATION
10:12AM 16
10:12AM 17
         BY MR. BARTOLAI:
               Good morning, ma'am. It's Ms. Morales; right?
10:12AM 18
         Q.
10:12AM 19
         Α.
               Yes.
               My name is Gino Bartolai, I represent Ross Roggio in this
10:12AM 20
         Q.
10:13AM 21
         case. So I have some questions. I'm going to start with just
          some of your background.
10:13AM 22
               You've been with CBP, Customs Border Protection for 13
10:13AM 23
10:13AM 24
         years?
               Correct.
10:13AM 25
         Α.
```

- 10:13AM 1 Q. All right. Can you hear me okay?
- 10:13AM 2 A. Yes.
- 10:13AM 3 Q. And I believe, now, you're an officer, you said?
- 10:13AM 4 A. Yes.
- 10:13AM 5 Q. What does that mean? What is an officer? How is that,
- 10:13AM 6 like, in the hierarchy versus, like, whatever you were the day
- 10:13AM 7 of this interview with Mr. Roggio?
- 10:13AM 8 A. Okay, so as an officer, you process people who arrive from
- 10:13AM 9 international travel.
- 10:13AM 10 Q. So were you an officer, then, at the time?
- 10:13AM 11 A. I was an intelligence officer, correct.
- 10:13AM 12 Q. Okay. That would have been on February 26, 2017?
- 10:13AM 13 A. Yes.
- 10:13AM 14 Q. So on that date, you were an intelligence officer with the
- 10:13AM 15 CBP, which is the Customs Border Patrol Agency?
- 10:14AM 16 A. Correct -- Protection.
- 10:14AM 17 Q. Okay. On that particular day, you were with, I guess it
- 10:14AM 18 was, the TTR Tactical Terrorism Response Team.
- 10:14AM 19 A. Yes.
- 10:14AM 20 Q. Now, in front of you, the Government has shown you an
- 10:14AM 21 exhibit, it's part of your report and it's Exhibit No. 1. You
- 10:14AM 22 have that there; correct?
- 10:14AM 23 A. Yes.
- 10:14AM 24 Q. If we look at the first page of that towards the bottom,
- 10:14AM 25 Referring officer code, TTR, Tactical Terrorism Response Team.

- 10:14AM 1 Is that -- can you explain why that block contains that
- 10:14AM 2 information?
- 10:14AM 3 A. Because I was the officer on the Tactical Terrorism
- 10:14AM 4 Response Team who closed out the referral.
- 10:14AM 5 Q. Okay. In other words, there's no -- that doesn't indicate,
- 10:14AM 6 in any way, that Mr. Roggio was suspected of terrorism or
- 10:14AM 7 anything like that, does it?
- 10:15AM 8 A. No. That's just my identification for closing the report.
- 10:15AM 9 Q. Okay. And I notice on the very top -- now, this report,
- 10:15AM 10 the one I have, Government's Exhibit 1, it says -- at the very
- 10:15AM 11 top -- generated by Jeffrey Burke. Does your report say the
- 10:15AM 12 same thing?
- 10:15AM 13 A. Yes.
- 10:15AM 14 Q. Okay. The contents of this report, the data that's in this
- 10:15AM 15 report is your data, is your information that you put in there;
- 10:15AM 16 right?
- 10:15AM 17 A. Yes.
- 10:15AM 18 Q. And he, apparently, is the one who printed the report out;
- 10:15AM 19 is that a fair statement?
- 10:15AM 20 A. Yes.
- 10:15AM 21 Q. Okay. And we could see up to the left of where it says
- 10:15AM 22 Jeffrey Burke, 2/27/17 would be the date, and that date we
- 10:15AM 23 talked about there is the date that the report was printed;
- 10:15AM 24 correct?
- 10:15AM 25 A. Yes.

- 10:15AM 1 Q. Okay. And this secondary inspection or interview that you
- 10:15AM 2 conducted with Mr. Roggio would have been on February 26, 2017;
- 10:15AM 3 right?
- 10:15AM 4 A. Correct.
- 10:15AM 5 Q. And I see on Government Exhibit 1, the very first page,
- 10:16AM 6 the very first block, it says, Referred by, and it says
- 10:16AM 7 Augustine, Felney. Was that the primary contact?
- 10:16AM 8 A. Yes.
- 10:16AM 9 Q. Am I saying that correct, when I say primary?
- 10:16AM 10 A. Primary officer who processed Mr. Roggio.
- 10:16AM 11 Q. Primary officer. He was the one that Mr. Roggio and the
- 10:16AM 12 other passengers or people coming through this port would have
- 10:16AM 13 met at the Customs desk, I guess?
- 10:16AM 14 A. Correct.
- 10:16AM 15 Q. Is it like a desk, is it?
- 10:16AM 16 A. Yes. So as soon as the passenger gets off the plane, from
- 10:16AM 17 the gate, they walk through, and the first person -- the first
- 10:16AM 18 officer they see is the primary officer.
- 10:16AM 19 Q. Where is he at, a turnstile or --
- 10:16AM 20 A. So the setup is multiple booths that officers stay in and
- 10:16AM 21 process people throughout the day.
- 10:16AM 22 Q. And these -- when you're coming out of the line, you just
- 10:16AM 23 pick a booth -- there are several officers there?
- 10:17AM 24 A. Correct.
- 10:17AM 25 Q. And it's basically up to you or where you are in the line

- 10:17AM 1 that determines who this primary person is going to be?
- 10:17AM 2 A. Yes, there's lines -- there's somebody from the airport
- 10:17AM 3 that work -- that will direct people to what officer number
- 10:17AM 4 they should go to, to contain the line.
- 10:17AM 5 Q. Mr. -- is it Felney, Augustine? Was his first name Felney
- 10:17AM 6 or --
- 10:17AM 7 A. I believe so, yes.
- 10:17AM 8 Q. Okay, so this individual would have been the first one to
- 10:17AM 9 encounter Mr. Roggio; is that right?
- 10:17AM 10 A. Yes.
- 10:17AM 11 Q. And this is the individual that referred him for a
- 10:17AM 12 secondary inspection; is that right?
- 10:17AM 13 A. Yes.
- 10:17AM 14 Q. I see on Page 2 of your report, you state as much. I see
- 10:17AM 15 here, and I'm going to ask you, what is a CTR Lookout?
- 10:18AM 16 A. CTR Lookout is Counter Terrorism Response Lookout.
- 10:18AM 17 Q. Counter Terrorism Response Lookout. I see your report
- 10:18AM 18 says, Subject, meaning, Roggio, was referred to secondary as a
- 10:18AM 19 CTR Lookout. Can you explain that to us?
- 10:18AM 20 A. Yes, he was referred by the system automatically as a
- 10:18AM 21 Counter Terrorism Response Lookout, based on his P and R, which
- 10:18AM 22 is his travel identification.
- 10:18AM 23 Q. Travel identification, okay. Now, that's not something
- 10:18AM 24 that Officer Felney -- Augustine Felney would have done;
- 10:18AM 25 correct?

- 10:18AM 1 A. Correct.
- 10:18AM 2 Q. He wouldn't have put that in the system; is that right?
- 10:18AM 3 A. No, it's an automatic generated by a computer system,
- 10:19AM 4 based on the P and R and the fact that he was coming from a
- 10:19AM 5 conflict zone, Iraq. Anybody that came from Iraq or Syria, the
- 10:19AM 6 system -- the computer system would generate an additional
- 10:19AM 7 screening for that person.
- 10:19AM 8 Q. Okay, and I want to bring you down to -- I want to go to
- 10:19AM 9 the very bottom of Page 2 there, where you see -- you could see
- 10:19AM 10 Referral Reason History, referred by Augustine Felney, referral
- 10:19AM 11 date and time, it says that, the time 2/26/17, and it's
- 10:19AM 12 referred from Primary Airport Pack CTR one day lookout hit.
- 10:19AM 13 Could you explain that?
- 10:19AM 14 A. At the end of the referral, the system will also give an
- 10:19AM 15 automatic response that would generate, Referred by, the name,
- 10:19AM 16 the date, the time and the location of the officer, and the
- 10:20AM 17 comments that the officer put in the system, based on the
- 10:20AM 18 lookout.
- 10:20AM 19 Q. What is a one-day lookout hit?
- 10:20AM 20 A. One-day lookout hit is an automatic lookout placed in the
- 10:20AM 21 system by the computer system when it tracks people with P and
- 10:20AM 22 R's coming from conflict zones.
- 10:20AM 23 Q. Okay, do you know who put that information in the system
- 10:20AM 24 in this case? Only if you know?
- 10:20AM 25 A. I know it's coming from the National Targeting Center at

- 10:20AM 1 NTC in Washington, D.C., it's a branch within U.S. Customs and
- 10:20AM 2 Border Protection, and then they place bulk -- they make bulk
- 10:20AM 3 rules for specific interests that Customs has.
- 10:21AM 4 Q. All right. Did you ever speak to a -- prior to this
- 10:21AM 5 interview with Mr. Roggio, did you ever have the occasion to
- 10:21AM 6 speak with Homeland Security Agent Jeffrey Burke?
- 10:21AM 7 A. No.
- 10:21AM 8 Q. So you never met him in person?
- 10:21AM 9 A. NO.
- 10:21AM 10 Q. He wasn't there that day that you recall?
- 10:21AM 11 A. I don't recall.
- 10:21AM 12 Q. Okay. And you don't recall having a conversation with him,
- 10:21AM 13 either, in person or, maybe, on the telephone; is that right?
- 10:21AM 14 A. Correct.
- 10:21AM 15 Q. All right.
- 10:21AM 16 A. But the fact that I put it in my report, they were there,
- 10:21AM 17 it's just that I don't remember.
- 10:21AM 18 Q. I notice you mentioned at the bottom in this report, and
- 10:21AM 19 we will talk about it a little bit more, but it says here that
- 10:21AM 20 you do note that Homeland Security Investigator Mundy was
- 10:22AM 21 there, as well as FBI Special Agent Vetrano was there, as well,
- 10:22AM 22 right?
- 10:22AM 23 A. Yes.
- 10:22AM 24 Q. Are they normally present -- is the FBI normally present
- 10:22AM 25 at a secondary inspection?

28 Yes. 11 Α. 10:22AM 2 Q. They are? 10:22AM Well, while I was on the intelligence TTRT team, I want to 3 Α. 10:22AM say I saw them on a daily basis, but different agents. 4 10:22AM All right. I mean, how many interviews -- I know you're 5 Q. 10:22AM 6 not 100 percent sure of this -- how many secondary interviews 10:22AM did you conduct that day, on February 26, 2017? 10:22AM 8 Α. Did I? 10:22AM 9 Q. Yes. 10:22AM 10:22AM 10 Α. Two. Only two? 10:22AM 11 Q. 10:22AM 12 A. Only two. 10:22AM 13 Was Agent Vetrano present on the other interview, if you Q. 10:22AM 14 recall? 10:22AM 15 I don't remember, but I don't think I put it in my report, Α. 10:22AM 16 so I don't think he was. And regarding Homeland Security Investigator Mundy, was he 10:22AM 17 Q. 10:23AM 18 present -- how often are members from Homeland Security present 10:23AM 19 on secondary interviews? Very often, in my experience. 10:23AM **20** Α. 10:23AM **21** Q. Do you know if he was present on your earlier interview 10:23AM **22** that day? 10:23AM **23** Α. No. 10:23AM **24** Q. These agents -- you testified -- do you recall speaking with them, regarding Mr. Roggio? 10:23AM **25** 

- I don't remember. Α. 10:23AM
- 2 You don't remember; right? Q. 10:23AM
- 3 Α. No. 10:23AM
- And I think the question Mr. Hinkley had asked you is, can 4 Q. 10:23AM
- you recall any other interaction between Mr. Roggio and those 5 10:23AM
- 6 agents, Homeland Security Mundy and FBI Agent Vetrano, and you 10:23AM
- don't recall any interaction; is that right? 10:24AM
- 8 Α. No. 10:24AM
- Now, your job, when you -- how would you describe the 9 Q. 10:24AM
- purpose of these inspections, both the primary -- did you ever 10:24AM 10
- do a primary inspection? 10:24AM 11
- 10:24AM 12 Α. Yes.
- The purpose of the primary inspection, as well as the 10:24AM 13 Q.
- purpose or goal of the secondary inspection? 10:24AM 14
- The primary purpose is to keep the country safe, so to 10:24AM 15 Α.
- 10:24AM 16 assess terrorist activities or affiliation or anything related
- 10:24AM 17 to national security, that's the first job of the primary
- 10:24AM 18 officer and secondary officer, and then determine if the person
- is a good person or a bad person or about to commit a crime, 10:24AM 19
- committed a crime, or it's good to go. 10:24AM 20
- 10:25AM **21** Q. So in other words -- and it says Customs Border
- 10:25AM 22 Protection, that is it, protecting the border; correct?
- Correct. 10:25AM 23 Α.
- From the National Security threats, terroristic threats, 10:25AM **24** Q.
- 10:25AM 25 terror-type threats and, also, Customs, right, there's also

30 admissibility is an issue, as well? 10:25AM 2 Correct. Α. 10:25AM When a traveler comes into the country, they must go 3 Q. 10:25AM through an inspection to make sure that they're legally 10:25AM 41 admissible; is that right? 10:25AM 6 Α. Correct. 10:25AM And to make sure all the items they're bringing in with 7 10:25AM Q. them are lawfully able to come into the country? 10:25AM Yes. 9 Α. 10:25AM 10:25AM 10 Q. I guess, some people are not admissible; is that right? 10:25AM 11 Correct. Α. Would -- a citizen is typically admissible? 10:25AM 12 Q. A United States citizen is always admissible. 10:25AM 13 Α. And then there can be so many different types of things 10:25AM 14 Q. 10:25AM 15 coming into the country, certain things, obviously, can't come in, like, contraband, drugs and such; right? 10:25AM 16 10:26AM 17 Correct. Α. And I'm sure some other things are on the list that aren't 10:26AM 18 Q. 10:26AM 19 allowed, maybe, agriculture, produce or things like that? 10:26AM 20 Α. Yes. 10:26AM 21 Q. You're aware of pretty much all these things; right? 10:26AM **22** Α. Yes. In this particular case, you did speak to Mr. Roggio 10:26AM 23 Q. 10:26AM 24 regarding his citizenship?

Yes -- well, I saw his temporary passport, and I knew it

10:26AM 25

Α.

- 10:26AM 1 wasn't a question of admissibility. He was an American, so I'm
- 10:26AM 2 going to let him go at the end.
- 10:26AM 3 Q. Okay. And, also, I know that he had some bags, and they
- 10:26AM 4 were -- they were gone through or looked at or inspected, let's
- 10:26AM 5 say?
- 10:26AM 6 A. I want to say, yes, but I wasn't there for that, I was
- 10:26AM 7 only the officer instructed to conduct the interview.
- 10:26AM 8 Q. Okay, and if you look at your report, again, it's
- 10:26AM 9 Government Exhibit 1, it does mention, I think -- okay, if we
- 10:27AM 10 look at, Bag examined, you know what that is?
- 10:27AM 11 A. Yes.
- 10:27AM 12 Q. It indicates they were searched; right?
- 10:27AM 13 A. Yes.
- 10:27AM 14 Q. And that there was no -- it was negative, there was
- 10:27AM 15 nothing in those bags that required a positive indicator?
- 10:27AM 16 A. Yes.
- 10:27AM 17 Q. Negative means that everything was admissible?
- 10:27AM 18 A. Yes.
- 10:27AM 19 Q. Okay, so you're looking for admissibility, at that point,
- 10:27AM 20 as well. How are you notified -- where were you when Ross
- 10:27AM 21 Roggio came through the primary inspection and met Agent Felney
- 10:27AM 22 Augustine?
- 10:27AM 23 A. I don't remember.
- 10:27AM 24 Q. How are you notified that there's -- that you need to do a
- 10:27AM 25 second interview, if you recall, or typically?

10:27AM

I don't remember exactly the circumstances, but typically

10:28AM

I would come in to Terminal 4 of J.F.K. Airport and sign in for

10:28AM

the day, and my supervisor will instruct me with my duties for

10:28AM 41

the day. So the way I came to meet Mr. Roggio was probably my

10:28AM

supervisor said, Go handle something at Terminal 8, then, at

10:28AM

that time, go to Terminal 1 and talk to -- and do whatever

10:28AM 71

8

9

lookouts you have for the day over there.

10:28AM

And that would be every day, on a regular basis, what I

10:28AM

would do. I would drive around from one place to the other to

10:28AM 10

speak to passengers.

10:28AM 11

So you're not in another room, at another desk, behind Q.

10:28AM 12 that primary inspection line?

10:28AM 13

Once I'm ready for the interview, yes, I have to be in the Α.

10:28AM 14 secondary inspection area.

10:28AM 15

Q. So you go to that area, and there's an area right there?

10:29AM 16

Yes. Α.

10:29AM 17

Q. Not far from where Mr. Roggio would have encountered his

primary inspection? 10:29AM 18

10:29AM 19

Α. Correct.

10:29AM 20

Q. You went there that day?

10:29AM **21** 

Α. Yes.

10:29AM **22** 

You described -- again, you don't recall, specifically, Q.

10:29AM **23** 

all the circumstances that day; right?

10:29AM **24** 

Yes. Α.

10:29AM 25

But you do recall that it was busy that day, and that Q.

33 1 there was -- they improvised with the room, is that it? 10:29AM 2 Α. Yes. 10:29AM And the room was about 10 feet x 12 feet? 3 Q. 10:29AM 41 Α. Yes. 10:29AM And it had a desk and a chair? 5 Q. 10:29AM 6 Α. Yes. 10:29AM Do you recall if there was any more -- how many chairs 10:29AM 71 Q. 8 there would have been? 10:29AM I don't remember. 9 Α. 10:29AM 10:29AM 10 Q. You don't remember. You do remember a desk and a chair, okay. Do you recall, specifically, where you first encountered 10:29AM 11 10:29AM 12 Mr. Roggio? Probably, in the secondary area, secondary waiting room 10:29AM 13 Α. 10:29AM 14 area. 10:29AM 15 All right. Now, again, I know -- and I'm not trying to Q. trick you here -- I know that you said, probably, in the 10:30AM 16 10:30AM 17 secondary waiting area. If someone were in the secondary waiting area, at that particular place, on the date when Mr. 10:30AM 18 Roggio was referred for secondary, is there a bathroom there? 10:30AM 19 10:30AM 20 Α. Yes. 10:30AM 21 Q. Is it a holding cell-type of situation? 10:30AM 22 Α. Yes. And if that individual -- if someone were waiting -- if 10:30AM 23 Q. 10:30AM 24 someone had been referred for a secondary inspection and they

10:30AM 25 were in that waiting area -- is it a room with, like, chairs

35 Α. Yes. 10:31AM If Mr. Roggio had to use that bathroom on the date in Q. 10:31AM question, on February 26, 2017, he would have had to use that 10:31AM holding cell, as well; correct? 10:31AM 41 Correct. 5 Α. 10:31AM 6 Q. Who would let him in that area? 10:31AM 71 Another officer. 10:31AM Α. 8 Q. So is it adequately staffed? Are there a lot of --10:31AM I want to say, in my experience, for the most part, is 9 Α. 10:31AM 10:32AM 10 there are never enough officers working. 10:32AM 11 Fair enough. Now, if somebody has -- did you ever do that Q. 10:32AM 12 job? Yes, just to cover for somebody else that had to handle 10:32AM 13 Α. 10:32AM 14 something else for the moment. All right, you said it's busy that day. If someone had to 10:32AM 15 Q. 10:32AM 16 use the bathroom, they would have to go to the holding cell; 10:32AM 17 right? 10:32AM 18 Α. Yes. 10:32AM 19 Q. Could they lock the door behind them? The door locks automatically, I think. 10:32AM 20 Α. 10:32AM 21 Q. So if an agent -- if an individual had to use the facilities, the men's room or the bathroom, and he was in that 10:32AM **22** big room, the secondary area, he would be escorted to this 10:32AM **23** 10:32AM **24** holding cell, where he would use the bathroom, and the door

would lock behind him; right?

10:32AM **25** 

36 Α. Yes. 10:32AM 2 And he would have to, essentially -- someone would have to Q. 10:32AM open the door to let him out? 10:32AM 4 Α. Yes. 10:32AM And I know you don't recall that, you don't recall exactly 5 Q. 10:32AM where you met Roggio that day; is that right? 10:33AM 7 Α. Yes. 10:33AM 8 Q. Could it have been that he was in the bathroom and you 10:33AM 9 escorted him from the bathroom with another agent? I'm just 10:33AM 10:33AM 10 asking you. 10:33AM 11 It could be, but I don't remember if that happened. Α. 10:33AM 12 Thank you. When an individual approaches the primary Q. inspection and he encounters the primary inspection officer, 10:33AM 13 like, in this case, Augustine Felney, and for whatever reason, 10:33AM 14 there's going to be a secondary inspection, what happens then? 10:33AM 15 10:33AM 16 Are they directed to go down the hall and make a right? Or 10:33AM 17 how would they get to that secondary inspection area? Could you repeat the first part of the question? 10:33AM 18 Α. 10:33AM 19 Q. In other words, when someone approaches the primary inspection area and they encounter the primary inspection 10:33AM **20** 10:33AM **21** officer, in this case, Augustine Felney, and that officer, for whatever reason, determines that a secondary inspection is 10:34AM 22 10:34AM 23 warranted. What happens then? 10:34AM **24** Like, how does this individual, the traveler, make it to that secondary inspection area or room? 10:34AM 25

10:34AM 1 A. S

10:34AM **4** 

10:34AM

10:34AM

10:34AM

10:34ам 7

10:34AM

10:34AM 9

10:34AM 10

10:34AM 11

10:34AM 12

10:35AM 13

10:35AM 14

10:35AM 15

10:35AM 16

10:35AM 17

10:35AM 18

10:35AM 19

10:35AM 20

10:35AM 21

10:35AM 22

10:36AM **23** 

10:36AM **24** 

10:36AM 25

A. So in my experience, the primary officer will close his booth and escort the passenger to the secondary area. However, because of the volume at J.F.K., many times, there will be a person that would be just assigned to direct the flow of people, so whoever is getting referred, they would take that person and direct them to secondary, so in this way, they will not get lost in the crowd and with all the passengers that were already cleared.

So in this case, I want to say the primary officer did it, but if the line was backed up and there was a lot of people waiting to get processed, he probably had another officer taking the passenger into secondary area.

It's just for separation of the people who were processed and were cleared and the ones that need secondary inspection.

- Q. Okay, so, at that point in time, someone is going -- either, the primary officer or the person who is kind of helping out is going to actually escort this person to that area?
- A. They need to do that, yes, that's how they do it every time. Because there are instances when we have had criminals escape without being escorted.
- Q. I understand. Now, I'm going to talk a little bit about the relationship between the primary inspector and the secondary inspector, you, in this case, and just some of your testimony.

10:36AM

10:36AM

10:36AM

10:36AM

5 10:36AM

6 10:36AM

10:36AM 7

10:36AM

10:36AM

10:36AM 10

10:36AM 11

10:36AM 12

10:37AM 13

10:37AM 14

10:37AM 15

10:37AM 16

10:37AM 17

10:37AM 18

10:37AM 19

10:37AM 20

10:37AM **21** 

10:37AM 22

10:37AM 23

10:37AM **24** 

And I think what you said, when you were describing this process, not necessarily with Mr. Roggio, but the process, when you were asked about that, the primary inspector can refer a person for additional screening or assessment; is that a fair statement?

Α. Yes.

And, then, your job, as a secondary inspection inspector, Q. is to basically process that. And I think you said -- and correct me if I'm wrong -- it's to determine or look at what issue was raised or what issue was presented; is that right?

Yes. Α.

Will the primary say there's an issue, say, in this case, Q. generally, with a passport? Or there's an issue with something else, citizenship or alien issue?

So the way primary officer refers a passenger into secondary is, also, based on the seriousness of the lookout, let's say. If a person has issues, in terms of passport, and also has a lookout in the system, if the lookout in the system is a little more serious than the passport problem, the primary officer is instructed to address the most serious issue with the passenger first, before anything else. In this case, it was Counter Terrorism Response augmented interview.

Okay, and I was just going to ask you that. So in other Q. words, when you know you have to work, when you know you have 10:37AM 25 to do a secondary inspection, you know why, you know what the

39 1 primary officer's concern was? 10:38AM 2 Α. Yes. 10:38AM It's, like, in other words, you start off with that, and 3 Q. 10:38AM 4 if I could just speak freely, Well, I'm referring him because 10:38AM 5 of this, he's got a problem with his passport, or he has a CTR 10:38AM Lookout? 6 10:38AM 7 Α. Yes. 10:38AM They tell you, right? They would tell you? 8 Q. 10:38AM If they don't tell me, I see it in the system, I see it 9 10:38AM 10:38AM 10 right there. That was the issue here, that was the issue that Mr. 10:38AM 11 Q. 10:38AM 12 Roggio was having; correct? 10:38AM 13 Α. Yes. All right, it would have been the CTR Lookout Counter 10:38AM 14 Q. 10:38AM 15 Terrorism Response? Yes, computer-generated lookout. Α. 10:38AM 16 And I think when you were testifying, you were saying that 10:38AM 17 Q. 10:38AM 18 you were instructed to interview him, to interview Roggio? 10:38AM 19 Α. I knew I had to speak to him, based on the CTR Lookout. So it was just that fact alone that caused you to 10:39AM 20 Q. 10:39AM 21 interview him? As far as I remember, yes. 10:39AM **22** Α. You were never asked by the FBI Agent Vetrano or Homeland 10:39AM 23 Q. 10:39AM **24** Security, either, Burke or this other fella, Mundy, to

10:39AM 25 interview him?

40 I don't remember that. Α. 10:39AM 2 You don't remember, okay. You do recall they were present, Q. 10:39AM though, during the interview? 10:39AM 4 Α. Yes. 10:39AM Again, some of these -- discussing your techniques or the 5 Q. 10:39AM way these interviews generally go is, you mentioned those five 10:39AM 7 questions, is that it, you know, the basics, who, where, when, 10:39AM 8 how, and what the event is like or something? In other words, 10:40AM I'm coming home to -- I was visiting my relatives or something 10:40AM 10:40AM 10 like that? Correct. 10:40AM 11 Α. 10:40AM 12 I was on vacation? 0. 10:40AM 13 Α. Yes. 10:40AM 14 These are the things, right. And he was -- so you Q. 10:40AM 15 asked -- these questions that you asked him were, essentially, 10:40AM 16 | routine? 10:40AM 17 Α. Yes. And he was very forthcoming? 10:40AM 18 Q. 10:40AM 19 Α. Yes. 10:40AM 20 Q. Not only that, he had -- he even gave more than what you 10:40AM 21 had required? That's what I felt at that moment, yes. 10:40AM 22 Α. 10:40AM 23 He was polite and he was a gentleman, those were your Q. 10:40AM 24 words; right?

10:40AM 25

Α.

Yes.

- 10:40AM 1 Q. And he told you -- again, when we look at this, this is a
- 10:40AM 2 report, you were questioned a little bit about some of the
- 10:40AM 3 things that he had mentioned to you, regarding him being
- 10:40AM 4 kidnapped.
- 10:40AM 5 A. Yes.
- 10:40AM 6 Q. And that's happened before, right, you've heard that
- 10:40AM 7 before, I'm sure, from international travelers?
- 10:41AM 8 A. Yes.
- 10:41AM 9 Q. And he had told you about some business dealings that he
- 10:41AM 10 had in that country, in Iraq?
- 10:41AM 11 A. Yes.
- 10:41AM 12 Q. And he had told you that there were -- you know, again, we
- 10:41AM 13 have your report, so I know your report is better than your
- 10:41AM 14 recollection -- but he had mentioned that there was issues
- 10:41AM 15 regarding them claiming that, you know, he owed them money, and
- 10:41AM 16 so on and so forth; right?
- 10:41AM 17 A. Yes.
- 10:41AM 18 Q. That was the reason or part of the reason?
- 10:41AM 19 A. Yes.
- 10:41AM 20 Q. So regarding these two -- if there were two reasons for
- 10:41AM 21 primary inspection to refer him to you, if one of them was the
- 10:41AM 22 passport issue, you checked that out; is that right?
- 10:41AM 23 A. Yes.
- 10:41AM 24 Q. You talked to him about his passport, and he had satisfied
- 10:42AM 25 you that --

10:42AM

10:42AM

10:42AM

10:42AM

10:42AM

10:42AM

10:42AM 7

8 10:42AM

10:42AM

10:42AM 10

10:42AM 11

10:42AM 12

10:42AM 13

10:42AM 15

10:42AM 16

10:42AM 17

10:42AM 18

10:43AM 19

10:43AM **20** 

10:43AM 21

10:43AM **22** 

10:43AM 23

10:43AM **24** 

10:43AM 25

I don't remember if I told him, but for the most part, if somebody comes up with a temporary passport, we want to know the circumstances of how they lost it. And we inform them this is only in case -- we need to know where the location where you lost it, in case somebody else will try to use it as an

All right. And did you talk to him about that; right? Q.

imposter and pose as you coming into the United States.

Yes, I believe I speak about the subject to everybody that lost their passport or had it stolen.

Q. And he answered your questions in such a way that he satisfied you; is that right?

Α. Yes.

And regarding -- then, this other thing, the CTR hit, Q. 10:42AM 14 again, that was something that you -- what are you required to do, then, on a CTR hit? What's that about? How do you resolve that?

> The CTR is mainly -- in his case, it was for him traveling Α. to ISIS-infested area in Iraq, and at that time, it was a war zone, meaning, everybody was coming with different type of stories, ranging from military, American military personnel, retired and going over there and become super heroes and fight against ISIS, and some of them, maybe, getting kidnapped and then may turn against other Americans or different stories.

It pretty much was a war conflict zone, so I conducted many interviews on returning Americans who fought against ISIS

- 10:43AM 1 and the terrorists in Iraq and Syria, and they told me terrible
- 10:43AM 2 stories. But, again, valuable information for -- in the whole
- 10:44AM 3 scheme of defending the group.
- 10:44AM 4 Q. So you've heard a lot about that -- you're familiar with
- 10:44AM 5 all of that?
- 10:44AM 6 A. Yes.
- 10:44AM 7 Q. Based upon your experience and the facts presented to you
- 10:44AM 8 that day, Mr. Roggio, again, he satisfied your concern, if
- 10:44AM 9 there was one, that he should be admitted; is that right?
- 10:44AM 10 A. Yes.
- 10:44AM 11 Q. All right. So you had determined, then, as a result of his
- 10:44AM 12 interview, his secondary interview and the inspection of his
- 10:44AM 13 bags, that there was no reason to deny him admissibility;
- 10:44AM 14 correct?
- 10:44AM 15 A. Correct.
- 10:44AM 16 Q. And that he had nothing that needed to be confiscated or
- 10:44AM 17 was not admissible into the country; is that right?
- 10:44AM 18 A. Correct.
- 10:44AM 19 Q. And, in fact, you and Customs Border Protection did not
- 10:44AM 20 seize any of his devices that day; correct?
- 10:44AM 21 A. Correct.
- 10:44AM 22 Q. But you do know that devices were seized; right?
- 10:44AM 23 A. Yes.
- 10:44AM 24 Q. And they were seized by Homeland Security and FBI Agent
- 10:45AM 25 | Vetrano?

```
44
         Α.
               Yes.
10:45AM
               So you had -- the question is, you, essentially, had
         Q.
10:45AM
         no -- now, you can, as a Customs Border Protection Agent,
10:45AM
         you're able to look at the electronic devices; correct?
10:45AM
       41
       5
         Α.
               Yes.
10:45AM
         Q.
               Do you recall, in that room, when you were talking to Mr.
       6
10:45AM
          Roggio, do you recall his devices being present?
10:45AM
       71
       8
               Vaguely, yes.
         Α.
10:45AM
              Okay. And they would normally be there, as well; correct?
       9
         Q.
10:45AM
10:45AM 10
         Α.
              Yes, they would be on the table.
              His bags would have been there, as well; right?
10:45AM 11
         Q.
               No. For the most part, I would have another officer going
10:45AM 12
         Α.
10:45AM 13 through the bags, and I'm assuming that that's what happened
         while I was conducting the interview, just to speed up the
10:45AM 14
         process a little bit for the passenger.
10:45AM 15
               Are you armed, typically, on these days?
10:45AM 16
         Q.
               Yes.
10:46AM 17
         Α.
               You're carrying -- are you in uniform?
10:46AM 18
         Q.
10:46AM 19
         Α.
               No.
               How are you dressed, typically?
10:46AM 20
         Q.
10:46AM 21
         Α.
               For the -- for this particular team, I was in plain
         clothes most of the time.
10:46AM 22
               Do you have a side arm?
10:46AM 23
         Q.
10:46AM 24
         Α.
               Yes.
               Pistol?
10:46AM 25
         Q.
```

```
45
               Yes, but it would be covered.
         Α.
10:46AM
       2
         Q.
               It would be covered?
10:46AM
       3
         Α.
               Yes.
10:46AM
              By your jacket?
       4
         Q.
10:46AM
       5
               Yes.
         Α.
10:46AM
       6
         Q.
               And you had your jacket on?
10:46AM
       7
         Α.
               Yes.
10:46AM
               These other agents, FBI Agent Vetrano and Homeland
       8
         Q.
10:46AM
         Security Mundy, do you recall them being armed?
       9
10:46AM
10:46AM 10
               They have to be armed, yes.
         Α.
         Q.
              So they're armed, as well?
10:46AM 11
10:46AM 12 A.
               Yes.
               And, again, it's a service pistol; is that right?
10:46AM 13
         Q.
               Yes.
10:46AM 14 A.
               They have to be, that's a requirement?
10:46AM 15 Q.
10:46AM 16 A.
               Yes.
               Do you recall Mr. -- that particular interview with Mr.
10:46AM 17 Q.
10:46AM 18 Roggio -- him being offered any type of refreshments or
10:46AM 19 beverages?
10:46AM 20
         Α.
               No.
10:46AM 21
               He didn't -- he wasn't; is that fair?
         Q.
               Not from me, anyway.
10:47AM 22
         Α.
               Is that typically offered?
10:47AM 23 Q.
10:47AM 24 A.
               Yes.
               It is?
         Q.
10:47AM 25
```

46 Α. Yes. 10:47AM 2 But you don't recall, okay. Do you recall -- were you Q. 10:47AM standing or sitting for that interview? 10:47AM I don't remember. But I sit down most of the time because 4 10:47AM Α. 5 I'm tired from going around. 10:47AM Q. All right, so you probably were sitting that time, is that 6 10:47AM 7 it? 10:47AM 8 Α. Yes. 10:47AM And the other agents, would they have been sitting or 9 Q. 10:47AM 10:47AM 10 standing, if you know? 10:47AM 11 I don't remember that part. Α. You don't remember, okay. You mentioned that there was 10:47AM 12 Q. 10:47AM 13 yourself, Agent Vetrano, Homeland Security Mundy, and there 10:47AM 14 were other agents, as well, in the room, Customs Border 10:47AM 15 Protection? 10:47AM 16 Α. No. 10:47AM 17 Q. Just the three of you? Yes, it would be just me from Customs. 10:47AM 18 Α. 10:48AM 19 Q. Again, we were talking about electronic devices. Now, you 10:48AM 20 know that you can look at those devices; right? 10:48AM 21 Α. Yes. You can pick them up and manually check them --10:48AM 22 Q. 10:48AM 23 A. Yes. -- to make sure they're actual devices? 10:48AM **24** Q.

Correct.

10:48AM 25

Α.

47 Have you ever encountered situations where there's false Q. 10:48AM 2 compartments or? 10:48AM 3 Α. Yes. 10:48AM So that, certainly, could be a case; right? 4 Q. 10:48AM 5 Α. Yes. 10:48AM 6 Q. Do you recall looking at the devices that day? 10:48AM 7 No, I don't remember. 10:48AM Α. So you could manually touch them and inspect them, and you 8 Q. 10:48AM could require that the traveler turn them on, as well; right? 9 10:48AM Yes. 10:48AM 10 Α. So in other words, if you ask him -- you could ask him for 10:48AM 11 Q. 10:48AM 12 his passcode, like, on a cell phone, if it's like three things 10:48AM 13 to open it up, you could say, Give me -- I'm sorry, strike 10:48AM 14 that. You could say, Please give me your passcode so I could 10:48AM 15 access your device; right? Yes. 10:48AM 16 Α. They're required to do that, under the regulations; 10:48AM 17 Q. 10:48AM 18 | correct? 10:48AM 19 Α. Yes. Then, you could use that passcode to open up the device 10:48AM 20 Q. 10:48AM 21 and to basically look at it, scroll through it. Now, you're not able to put -- but that's under your authority, as you know it, 10:49AM 22 10:49AM 23 is that right? 10:49AM 24 Α. Yes.

10:49AM 25 Q. Have you done that in the past?

- 10:49AM 1 A. Many times.
- 10:49AM 2 Q. Many times, okay. If you want to, there are certain
- 10:49AM 3 circumstances where you can make a copy of it and give it back
- 10:49AM 4 to the traveler, do you know -- have you ever done that before
- 10:49AM 5 with electronic devices?
- 10:49AM 6 A. Could you repeat the question, please?
- 10:49AM 7 Q. In other words, under certain circumstances, if you had a
- 10:49AM 8 concern about some of the -- after opening up the device and
- 10:49AM 9 viewing parts of its contents, if you had a concern that,
- 10:49AM 10 perhaps, further inspection of that device was warranted, you
- 10:49AM 11 can, either, detain the device or make a copy of it and give
- 10:49AM 12 the device back to the traveler and let him go on his way; is
- 10:49AM 13 that right?
- 10:49AM 14 A. Yes, we can detain devices, but it didn't happen in this
- 10:49AM 15 case.
- 10:50AM 16 Q. And you could also make a copy, correct? Do you know what
- 10:50AM 17 I mean by that? Has that ever been done, to your knowledge,
- 10:50AM 18 where a copy of the device was made, a copy of the hard drive
- 10:50AM 19 or the internal operations?
- 10:50AM 20 A. Okay, I understand. Yes.
- 10:50AM 21 Q. So in other words, that way, you have -- the evidence is
- 10:50AM 22 preserved, so to speak, and the device itself -- the traveler
- 10:50AM 23 still has the benefit of walking out of the airport with the
- 10:50AM 24 device; right?
- 10:50AM 25 A. Yes.

10:50AM

Q.

- 10:50AM
- 10:50AM
- 10:50AM 41
- 10:50AM
- 10:50AM
- 10:50AM 7
- 8 10:50AM
- 10:50AM
- 10:51AM 10
- 10:51AM 11

- 10:51AM 15
- 10:51AM 16
- 10:51AM 18
- 10:51AM 20
- 10:51AM 21

- 10:51AM **24**
- 10:51AM 25

- noted that, sometimes, if a traveler doesn't necessarily
- appreciate your inspections and such, you would note that on a

Do you encounter a lot of -- when you start -- you had

- report. Do you ever notice, when it comes to these, you going
- 5 through their electronic devices, that there are concerns, that
  - the travelers express a concern like that?
  - Sometimes, yes. Α.
  - Q. Okay. And what is it a privacy concern, is that what
- they're mostly complaining of?
  - Α. Yes, I guess, yes.
  - And you talked to Mr. Roggio about who, where, when, how Q.
- 10:51AM 12 and what was doing, and one of the reasons I think he said he
- 10:51AM 13 was coming back in the country that he told you was to see his
- 10:51AM 14 father; right?
  - Yes. Α.
  - And did he -- I think he told you -- did he tell you that Q.
- 10:51AM 17 his father was 93 years old?
  - I don't remember that part, the only part I remember is Α.
- that he was -- his father is sick and he needs to go see him in 10:51AM 191
  - the hospital.
    - Q. And, again, your report would be -- you would know -- if
- it's in your report, that would be more accurate or better 10:51AM 22
- 10:51AM 23 serve your memory, at the time; right?
  - Yes. Α.
- Are these -- I think your interaction with Mr. Roggio was Q.

50 1 15 to 20 minutes was your testimony? 10:52AM 2 Α. Yes. 10:52AM What did you do afterwards? Did you just leave? Did you 3 Q. 10:52AM leave the room or --4 10:52AM 5 I would leave the room immediately, yes. Α. 10:52AM 6 Q. And do you recall leaving the room then? 10:52AM 7 No. 10:52AM Α. 8 Q. What happens after you leave the room? What happens to the 10:52AM traveler? Do you recall what happened to Mr. Roggio at that 10:52AM 10:52AM 10 time? I would give him his passport back and tell him he's good 10:52AM 11 Α. 10:52AM 12 to go. 10:52AM 13 Q. And then he would leave the room, as well? 10:52AM 14 A. Yes. Is somebody going to escort him through? 10:52AM 15 Q. Maybe a little bit, because, what I remember, Terminal 1 10:52AM 16 Α. 10:52AM 17 is a little bit of a maze, so just for his security, so he's 10:52AM 18 not going to bump into something harmful to him, just direct 10:52AM 19 him to go the right way to the exit. Are these interviews recorded? 10:52AM **20** Q. 10:52AM **21** Α. Electronically? Yes, is there recording, like, in that interview room? 10:52AM **22** Q. 10:52AM 23 A. No. 10:52AM **24** Q. There's no recording being taken of them? 10:53AM **25** No. Α.

51 Audio, video or mere audio? Q. 10:53AM 2 Α. No, not that I know of. 10:53AM 3 Q. In this particular case, you said this, "Customs Border 10:53AM Protection did not seize the devices". Correct? 10:53AM 41 5 Α. Correct. 10:53AM Q. You had nothing to do with the seizure of those devices? 6 10:53AM 7 No. 10:53AM Α. 8 Q. You didn't refer -- you didn't direct anyone to seize 10:53AM 9 them? 10:53AM 10:53AM 10 Α. No. And you had no suspicion that there would be anything on 10:53AM 11 Q. 10:53AM 12 those devices that would require them being seized? 10:53AM 13 Α. No. MR. BARTOLAI: May I have a moment, Judge? 10:53AM **14** 10:53AM 15 THE COURT: Sure 10:55AM 16 BY MR. BARTOLAI: 10:55AM 17 Q. So in your training as a Customs Border Protection Agent, are you required to undergo training on a regular basis? 10:55AM 18 10:55AM 19 Α. Yes -- it depends. 10:55AM 20 Q. It depends. Like, what kind of -- do you have any type of 10:55AM 21 yearly requirements where you have to go for refreshers on any of these things? Policy, procedure? 10:55AM **22** Yes, everybody, as an officer, has to refresh their memory 10:55AM 23 Α. 10:55AM **24** on policy, Immigration law, Customs law.

10:55AM **25** 

Q.

Right.

- 10:55AM 1 A. Hazardous materials, all that stuff, every year.
- Q. Every year. I guess, part of your job is that you've got to keep up on that stuff; is that right?
- 10:55AM 4 A. Yes.

5

71

8

9

MR. BARTOLAI: I have a few exhibits I would like to have the witness see, Your Honor, so I don't know if I should approach her or should I give them to your clerk or --

THE COURT: Give them to my courtroom deputy.

## BY MR. BARTOLAI:

Q. Ms. Morales, if you would like -- I could put them on the computer screen, if that would be helpful.

THE COURT: Do you have any objection, Mr. Hinkley?

MR. HINKLEY: No, although, I would ask for a proffer as to the relevancy of the documents.

MR. BARTOLAI: I'm going to identify the exhibits, Your Honor. The witness has these now.

Defendant's Exhibit D is a Primary Impact Assessment For Border Searches Of Electronic Devices, this is authored by the U.S. Department of Homeland Security, and it's dated August 25, 2009.

And then there's a U.S. Customs and Border Protection directive. This is Government's -- or Defendant's Exhibit E, Customs Border Protection Directive No. 3340-49A, and that's issued January 4 of 2018.

And, then, as Defendant's Exhibit F, is also another -- or

10:56AM

10:55AM

10:55AM

10:56AM

10:56AM

10:56AM 10

10:56AM 11

10:57AM 13

10:57AM 14

10:57AM 15

10:57AM 16

10:57AM 17

10:57AM 18

10:57AM 19

10:57AM 20

10:57AM **21** 

10:57AM 22

10:57AM 23

10:57AM 24

10:57AM 25

10:57AM 1

10:58AM

10:58AM 3

10:58AM **4** 

10:58AM

7

9

10:58AM

10:58AM **8** 

10:58AM

10:58AM 10

10:58AM 11

10:58AM 12

10:58AM 13

10:58AM 14

10:58AM 15

10:58AM 16

10:59AM 17

10:59ам 18

10:59AM 19

10:59AM **20** 

10:59AM **21** 

10:59AM **22** 

10:59AM 23

10:59AM **24** 

10:59AM 25

an updated U.S. Department of Homeland Security Privacy Impact
Assessment For Customs Border Protection Border Searches Of
Electronic Devices.

So I have these three exhibits. It's not my intention, Your Honor, to quiz or question Mrs. Morales about these or the particulars of these, but instead to have her authenticate them, as, you know, updates of the policy and things that she would be familiar with, as these border searches and techniques have evolved in the past few years, since Mr. Roggio's search.

THE COURT: Mr. Hinkley?

MR. HINKLEY: I'm not sure that they're relevant for these proceedings, inasmuch as the witness has already indicated that her agency did not detain the electronic devices in this case, it was actually a Homeland Security investigation.

THE COURT: That seems to be a valid point.

MR. BARTOLAI: Judge, my concern is, I know that it's -- they would apply -- they're authored by Homeland Security, and, although, she has indicated that Customs and Border Protection did not seize the devices, these policies pertain to Customs Border Protection, as well as to Homeland Security, and I would like to have them, as part of the record, so that, as the case progresses, we can -- I guess, I could ask the Court to take Judicial notice of them, but I thought the best thing would be to have the witness authenticate them.

THE COURT: Well, I can take Judicial notice of Official

55 that correct? 11:01AM That is correct. Α. 11:01AM 3 Q. So it would not have been unusual for the two agents to be 11:01AM there for Mr. Roggio's secondary inspection? 11:01AM Correct. 5 Α. 11:01AM 6 Q. Finally, I just want to make sure I understand your 11:01AM testimony -- well, actually, I have two areas, very quickly. 11:01AM 8 Mr. Bartolai was speaking to you a little bit about the 11:01AM bathroom facilities that were available to Mr. Roggio and other 9 11:01AM 11:01AM 10 folks who were referred to secondary inspection. 11:01AM 11 Now, this area is a controlled area by the Government, is that correct, meaning, that you want to make sure folks are not 11:01AM 12 able to dispose of contraband, and that they're not allowed to 11:01AM 13 destroy evidence; is that right? 11:02AM **14** 11:02AM 15 Α. Yes. And is that, at least, part of the reason why the area is Q. 11:02AM 16 11:02AM 17 set up as it is? 11:02AM 18 Yes. 11:02AM 19 Q. Go ahead. In many instances, people use the rest rooms to flush down 11:02AM 20 11:02AM **21** drugs and documents and any evidence of crimes. Is that, also, a reason why Customs and Border Protection 11:02AM **22** Q. 11:02AM 23 would take electronic devices from a traveler, prior to the 11:02AM 24 interview of the traveler?

11:02AM 25

Α.

Yes.

11:02AM

So that the traveler would not be able to erase or tamper Q. with evidence that may be in the electronic devices?

11:02AM

11:02AM

3 Α. Yes, and, also, for their own safety, so they're not going

11:03AM 41

to use it as a weapon towards the officer or towards

5 11:03AM

themselves.

6

9

11:03AM

Finally, Mr. Bartolai had asked you on a couple different Q.

11:03AM

occasions whether or not Mr. Roggio satisfied you, in regards

11:03AM

8 to his admittance to the United States, and I believe you

indicated, Yes, he did.

11:03AM

Α. Yes.

11:03AM 11

11:03AM 10

Q. I want to make sure that's clear on the record, in regards

11:03AM 12 to what that means.

11:03AM 13

In other words, one of the areas that you looked into was

11:03AM 14

why Mr. Roggio had lost his original passport and had been

11:03AM 15

issued a temporary passport; is that correct?

11:03AM 16

Yes. Α.

11:03AM 17

Q. When you say that you are satisfied that he was able to be

11:04AM 18

admitted, you're not indicating, are you, that you were

11:04AM 19

satisfied that he was, in fact, kidnapped and, in fact, these

11:04AM 20

things happened to him, but rather you were satisfied he is the

11:04AM 21

actual holder of the passport, temporary passport, which would

11:04AM 22

allow him to be admitted. Is that an accurate statement?

11:04AM 23

Yes. His kidnapping situation, as much as I didn't really Α.

11:04AM **24** 

believe it, I had to, for that day and that specific reason, I

11:04AM **25** 

had to treat it as it happened, even though, personally, I have

11:04AM

11:04AM

11:04AM

11:04AM

11:04AM 5

4

11:05AM

11:05AM 7

11:05AM 8

11:05AM 9

11:05AM 10

11:05AM 11

11:05AM 12

11:05AM 13

11:05AM 14

11:05AM 15

11:05AM 16

11:05AM 17

11:05AM 18

11:05AM 19

11:05AM 20

11:05AM **21** 

11:05AM **22** 

11:05AM 23

11:05AM **24** 

11:06AM 25

doubts about the whole thing. But like I said before, for the security of other people, if it did, in fact, happen and other people were involved or other people were held hostage, it would have been very good information for us.

Q. In fact, isn't it true that, based on the information Mr. Roggio provided to you, in regards to the kidnapping and his business dealings and the potential that he was overpaid or was defrauding his business partners, that you could have, based on that --

MR. BARTOLAI: Objection. Leading, Judge.

THE COURT: Sustained.

MR. HINKLEY: I'm sorry, what was the objection?

THE COURT: The objection was leading. Try it again,

BY MR. HINKLEY:

Q. Could you have detained and looked at Mr. Roggio's electronic devices, based on the information he provided you?

A. Yes.

please.

MR. BARTOLAI: Well, just, I'd move to strike, Judge, the answer. It's speculative. She indicated that she did not detain them and she was not going to. So it's just speculative, at this point, whether or not she could have.

THE COURT: I think many of your questions were posed in the same fashion. Overruled.

MR. HINKLEY: Thank you, Your Honor. I have no further

```
58
         questions. Thank you.
11:06AM
       2
               THE COURT: Anything else, Mr. Bartolai?
11:06AM
               MR. BARTOLAI: Yes, Judge, just to follow up.
       3
11:06AM
       4
                              RECROSS EXAMINATION
11:06AM
         BY MR. BARTOLAI:
       5
11:06AM
       6
         Q.
               Customs Border Protection did not detain his devices;
11:06AM
         right?
11:06AM
       71
       8
         Α.
               Yes.
11:06AM
               And for one minute, if you thought they needed to be
       9
         Q.
11:06AM
         detained, you would not have hesitated to detain them; is that
11:06AM 10
          right?
11:06AM 11
11:06AM 12
         Α.
               Yes.
               And, in fact, that's what happened here -- well, strike
11:06AM 13
         Q.
11:06AM 14 that. Regarding the secondary inspection, the reason why he was
11:06AM 15 referred for the secondary inspection was this CTR hit;
11:06AM 16 correct?
11:06AM 17
         Α.
               Yes.
               And that was because, as far as you know, was because he
11:06AM 18
         Q.
11:06AM 19 was coming from Iraq?
11:06AM 20
         Α.
               Yes.
               If he had -- does your computer or the information that's
11:06AM 21
         Q.
         given to you at that time, does that tell you, at all, how many
11:06AM 22
11:06AM 23 times an individual had been in Iraq or in the past or any
         other information, other than the fact that there's a lookout?
11:06AM 24
               Could you repeat the question, please?
11:07AM 25
```

- 11:07AM 1 Q. In other words, when you got the information that there
- 11:07AM 2 was a CTR Lookout or hit on him, on Mr. Roggio that day, is any
- 11:07AM 3 other information provided relative to that?
- 11:07AM 4 A. No, that's it.
- 11:07AM 5 Q. It wouldn't tell you how many times an individual had been
- 11:07AM 6 to Iraq?
- 11:07AM 7 A. Not in that particular lookout, but I have the option to
- 11:07AM 8 look at past travel to the conflict zone.
- 11:07AM 9 Q. Okay, and do you recall if you did?
- 11:07AM 10 A. I don't remember --
- 11:07AM 11 Q. You don't remember?
- 11:07AM 12 A. -- if I did.
- 11:07AM 13 Q. Again, on that particular day, I know that you were part
- 11:07AM 14 of the Tactical Terrorism Response Team. If an individual, say,
- 11:07AM 15 was coming from the Bahamas, and they had a secondary
- 11:08AM 16 inspection, would you have also conducted that secondary
- 11:08AM 17 inspection?
- 11:08AM 18 A. No.
- 11:08AM 19 Q. Why wouldn't that be?
- 11:08AM 20 A. In that particular -- on that particular day? Because I
- 11:08AM 21 was part of the Tactical Terrorism Response Team, I was only
- 11:08AM 22 assigned to speak to people who, directly or indirectly,
- 11:08AM 23 traveled on that trip only from the conflict zone.
- 11:08AM 24 Q. That would have been another --
- 11:08AM 25 A. It would have been another secondary officer, like, the

```
60
         regular type of secondary officer, if it needed to be
11:08AM
         addressed.
11:08AM
       3
               MR. BARTOLAI: All right, that's it. Thank you.
11:08AM
               THE COURT: Anything further?
       4
11:08AM
               MR. HINKLEY: No, Your Honor. Thank you.
11:08AM
       6
               THE COURT: Thank you, Ms. Morales. You can step down.
11:08AM
       7
               MR. HINKLEY: Your Honor, may the witness be dismissed? She
11:08AM
         traveled in from Canada.
11:08AM
               THE COURT: Any objection to her being excused?
       9
11:08AM
11:08AM 10
               MR. BARTOLAI: I'll tell you, Judge, we had subpoenaed Mrs.
         Morales, as well, and now that her testimony is finished, she
11:08AM 11
         can be excused.
11:09AM 12
11:09AM 13
               THE COURT: Very well. You are excused.
               THE WITNESS: Thank you.
11:09AM 14
11:09AM 15
               MR. HINKLEY: The Government calls James Mundy, Your Honor.
11:09AM 16
               THE COURT: Let's take 10 minutes for a break.
11:09AM 17
               (At this time a brief recess was taken.)
               THE COURT: Mr. Hinkley, call your witness.
11:09AM 18
11:23AM 19
               MR. HINKLEY: James Mundy.
         JAMES
                                      IS CALLED, AND HAVING BEEN DULY
11:23AM 20
                         MUNDY
11:23AM 21
         SWORN, TESTIFIED AS FOLLOWS:
               THE CLERK: Would you please state and spell your name for
11:23AM 22
         the record?
11:23AM 23
11:23AM 24
               THE WITNESS: James Leo Mundy, M-U-N-D-Y.
               THE CLERK: Thank you. You may be seated.
11:23AM 25
```

61 MR. HINKLEY: May I proceed, Your Honor? 1 11:23AM 2 THE COURT: Yes, you may. 11:23AM 3 **DIRECT EXAMINATION** 11:23AM BY MR. HINKLEY: 4 11:23AM Mr. Mundy, how are you employed? 5 Q. 11:23AM Α. I'm a Special Agent with the United States Department of 6 11:23AM Homeland Security, Homeland Security Investigations. 11:23AM 8 Q. How long have you been so employed? 11:24AM Since August of 2007. 9 Α. 11:24AM 11:24AM 10 What's your position? Q. Special Agent. 11:24AM 11 Α. 11:24AM 12 How long have you been a Special Agent with them? Q. 11:24AM 13 Α. Coming up on 14 years. In February of 2017, obviously, you were a Special Agent 11:24AM 14 Q. 11:24AM 15 with HSI at that point? 11:24AM 16 Yes. Α. 11:24AM 17 Q. Where was your duty station? At that time, I was assigned to J.F.K. Airport, we have an 11:24AM 18 Α. 11:24AM 19 office there. 11:24AM 20 Q. What were your duties there? 11:24AM **21** Α. On that day, I was assigned to be the general duty agent for the entire office. 11:24AM **22** This would be on the 26th of February 2017? 11:24AM 23 Q. 11:24AM **24** Α. Yes. So what, exactly, does that mean? What would you be doing? 11:24AM 25 Q.

So as the general duty agent, everybody has to -- every

agent has to assume that position, probably, about every two

months, and you wear many hats that day, from answering phone

calls, to liaisoning for agents in other parts of the country

many jobs and responsibilities on the day of the duty agent.

And were you involved in a secondary inspection that

And what was your duty? What were you doing there?

I was contacted by Special Agent Burke from our

going to be arriving at the airport, and my job was to meet

with CBP, Customs and Border Protection, and liaison between

Obviously, you know why you're here testifying today, in

62

11:24AM

11:24AM

11:24AM

11:24AM 41

5 that need assistance, to signing for FedEx packages. There's 11:25AM

11:25AM

11:25AM 71

8 regards to Mr. Roggio. 11:25AM

9 11:25AM

11:25AM 10

11:25AM 11

11:25AM 12 Α. I was.

I do.

involved Mr. Roggio?

Q.

Α.

Q.

Q.

11:25AM 13

11:25AM 14

11:25AM 15 Philadelphia office and advised that a target of theirs was

11:25AM 16

11:25AM 17

11:25AM 18

11:25AM 19

Did you do so? Q.

11:25AM 20

I did. Α.

11:25AM 21

Q. Describe to the Court what you did.

11:25AM **22** 

Essentially, I was present at J.F.K. Airport when the

the agent in Philadelphia, Agent Burke, and CBP.

11:26AM **23** 

Defendant arrived, and, really, I did nothing, but CBP

11:26AM **24** 

performed their normal job function, and I was present, and

11:26AM 25 they detained the electronic devices, I took custody of them

- 11:26AM 1 and sent them to Agent Burke for forensic examination.
- 2 Q. So let me ask you a few more detailed questions. How were
- 11:26AM 3 you dressed that day, if you recall?
- 11:26AM 4 A. If I was general duty agent, I would have been in a suit
- 11:26AM 5 and tie or a sport coat and slacks, button down. I can't recall
- 11:26AM 6 exactly how I dressed that day.
- 11:26AM 7 Q. Now, when you say you can't recall, it's a number of years
- 11:26AM 8 ago this occurred, is that correct?
- 11:26AM 9 A. Yes.
- 11:26AM 10 Q. And over the course of your career, I assume that you've
- 11:26AM 11 done this type of liaison work on a number of occasions?
- 11:27AM 12 A. Yes, it's a very common request.
- 11:27AM 13 Q. Was there anything about the inspection of Mr. Roggio on
- 11:27AM 14 that day that was unusual or made him memorable, in any way?
- 11:27AM 15 A. Not at all.
- 11:27AM 16 Q. Would you have been carrying a weapon on this particular
- 11:27AM 17 day?
- 11:27AM 18 A. Yes.
- 11:27AM 19 Q. Would you be carrying your weapon whenever you're on duty
- 11:27AM 20 at J.F.K., as you've described?
- 11:27AM 21 A. Yes.
- 11:27AM 22 Q. And would that weapon have been visible to the traveling
- 11:27AM 23 public?
- 11:27AM 24 A. No.
- 11:27AM 25 Q. Why is that?

11:27AM

- 11:27AM
- 11:27AM

- 11:27AM
- 11:28AM
- 11:28AM
- 11:28AM
- 9 11:28AM
- 11:28AM 10
- 11:28AM 11
- 11:28AM 12
- 11:28AM **14**
- 11:28AM 15
- 11:29AM 17
- 11:29AM 18
- 11:29AM 19
- 11:29AM **20**
- 11:29AM **21**
- 11:29AM **22**
- 11:29AM 23
- 11:29AM **24**

- In order to not cause alarm, you know, if I'm in plain clothes at an airport with a firearm displayed, it could cause
- alarm, so I keep it concealed.
- In your liaison work between Philadelphia and Agent Burke
- and the CBP folks at J.F.K., did you have discussions with the 11:28AM
  - person who was assigned to interview Mr. Roggio, prior to Mr.
    - Roggio being interviewed, in regards to what type of questions
    - to ask or what areas to explore?
    - Α. No.
  - Q. So why don't you just describe to the Court, basically,
  - what happened, as far as you can recollect?
  - As far as I can recall, you know, the subject was brought Α.
- into a secondary exam and, essentially, I linked up with the 11:28AM 13
  - agents from the Bureau, and CBP performed their normal routine
  - secondary examination, and the request from the Agent Burke was
- 11:29AM 16 to detain the electronic devices, in accordance with a border
  - search, which I did, and I FedEx'd them to Agent Burke.
  - And when you were -- when you detained those electronics, Q.
  - did you have a conversation with Mr. Roggio or would you have
  - had a conversation with Mr. Roggio, in regards to what that
  - means and what the process is?
  - I don't recall, specifically, having a conversation with
  - Mr. Roggio, but given that this is a common occurrence to
  - liaison, it would have been my practice to give the subject,
- whether it be Mr. Roggio or somebody else, the contact 11:29AM **25**

66 1 you to look through there, there should be a Government's 11:31AM 2 Exhibit No. 2. 11:31AM I have it here. 31 Α. 11:31AM Q. Could you take a look and identify what it is? 4 11:31AM It is a chain of custody, commonly known as DHS Form 5 Α. 11:31AM 6051-D, D standing for Detained, and it was filled out on 11:31AM February 26, 2017 by myself, and that is my signature. 11:31AM 8 Q. Would this be the Detention Notice and Custody Receipt for 11:31AM the property that was detained from Mr. Roggio? 9 11:31AM 11:31AM 10 Α. It would be, yes. 11:31AM 11 MR. HINKLEY: Your Honor, I'm going to move for admission of Government's Exhibit No. 2. 11:31AM 12 11:31AM 13 MR. BARTOLAI: No objection. THE COURT: Government's 2 is admitted. 11:31AM **14** (At this time Government's Exhibit No. 2 was admitted into 11:31AM 15 evidence.) 11:32AM 16 11:32AM 17 BY MR. HINKLEY: The information that you put on this document -- well, let 11:32AM 18 Q. 11:32AM 19 me ask you this. Are you the one that filled out this document? 11:32AM 20 Α. I am. 11:32AM 21 Q. And the information you provided in this document, did you also provide that to Mr. Roggio? 11:32AM **22** It would have been my practice to have provided a copy to 11:32AM **23** Α. 11:32AM 24 the passenger, yes. I'd note in the remarks in box no. 13, you indicate, 11:32AM 25 Q.

```
67
         Password for all devices, and then you indicate what those
11:32AM
       2
          passwords are.
11:32AM
       3
               If you recall, do you know from whom you received the
11:32AM
       4
          passwords?
11:32AM
               I do not recall. I don't recall.
       5
         Α.
11:32AM
       6
         Q.
               Okay.
11:32AM
       7
               MR. HINKLEY: No further questions, Your Honor.
11:33AM
       8
               THE COURT: Cross-examine.
11:33AM
       9
               MR. BARTOLAI: Thank you.
11:33AM
11:33AM 10
                              CROSS EXAMINATION
11:33AM 11
         BY MR. BARTOLAI:
11:33AM 12
               Good morning, Agent. You were present earlier, you know
         Q.
11:33AM 13 that I'm the attorney for Mr. Roggio. I'm going to ask
11:33AM 14 you -- Government's Exhibit 2, you just testified about that,
         and that's in front of you; correct?
11:33AM 15
               It is in front of me, yes.
11:33AM 16
         Α.
11:33AM 17
               And this is the Detention Notice and Custody Receipt for
         Q.
         the detained property; right?
11:33AM 18
11:33AM 19
         Α.
               Correct.
               And it says, Block A, Time 2000 hours. Is that it?
11:33AM 20
         Q.
11:33AM 21
         Α.
               That's what's listed, yes.
               So that would have been, in laymen's terms, around 8 p.m.?
11:33AM 22
         Q.
11:33AM 23
         Α.
               Yes.
11:33AM 24
         Q.
               And that would have been at the beginning or actually
         prior to the secondary interview inspection; correct?
11:33AM 25
```

68 1 Α. No. 11:34AM 2 That would have occurred after the secondary inspection? Q. 11:34AM 3 Α. Yes. 11:34AM Okay. So you were the person who detained the devices? 41 Q. 11:34AM 5 Α. Yes. 11:34AM 6 Q. Okay. You're the person who completed this form; right? 11:34AM 7 Α. I am. 11:34AM 8 Q. And you were directed by Agent Homeland Security Officer 11:34AM or Investigative Officer Agent Burke to detain the devices? 9 11:34AM 11:34AM 10 Α. Yes. All right. When do you recall him directing you to do so? 11:34AM 11 Q. 11:34AM 12 A. I don't have a specific date, but I would imagine it would have been in the day or so leading up to this point, this date. 11:34AM 13 Q. Do you recall -- did you have a conversation with Agent 11:34AM **14** 11:34AM 15 Burke? 11:34AM 16 I'm sure I did, I don't recall it. Α. 11:34AM 17 Q. You don't recall having it. A conversation? 11:34AM 18 Α. 11:34AM 19 Q. Yeah, I mean, do you recall speaking with him, either, in person or on the telephone? 11:35AM 20 11:35AM **21** Α. I don't recall, but it would be my practice to have had established communication with the agent. 11:35AM **22** Do you have any writing or memorandum of a conversation 11:35AM 23 Q. 11:35AM 24 that you had with Agent Burke?

I do not.

11:35AM 25

Α.

- 11:35AM 1 Q. But you're clear it was Agent Burke who directed you to
- 11:35AM 2 detain these devices; correct?
- 11:35AM 3 A. It was his request to have this secondary examination and
- 11:35AM 4 to have the devices detained, yes.
- 11:35AM 5 Q. Okay. You say that that's not -- the detention of
- 11:35AM 6 electronic devices, under these circumstances, are a very
- 11:35AM 7 common occurrence?
- 11:35AM 8 A. It's common.
- 11:35AM 9 Q. It's common for an agent to request that electronic
- 11:35AM 10 devices be detained, and you, as the liaison officer would
- 11:36AM 11 detain them?
- 11:36AM 12 A. It is.
- 11:36AM 13 Q. You, yourself, did not inspect these devices, in any way;
- 11:36AM 14 right?
- 11:36AM 15 A. By visually inspecting them and placing them in a bag and
- 11:36AM 16 then sending them in a FedEx -- if that's -- what's your
- 11:36AM 17 definition of inspect?
- 11:36AM 18 Q. All right, let's talk about visually inspecting them. Did
- 11:36AM 19 you look at them like -- did you look and make sure they were
- 11:36AM 20 electronic devices and something not other than that?
- 11:36AM 21 A. I'm sure I would have, yes.
- 11:36AM 22 Q. You don't recall, specifically, though, is that right?
- 11:36AM 23 A. I don't, but with this document, I can see that I have
- 11:36AM 24 listed them as electronic devices.
- 11:36AM 25 Q. Okay. In other words, sometimes, an electronic device

70 1 could have a false compartment in it; correct? 11:36AM 2 Not to my knowledge. Α. 11:36AM 3 Q. You've never seen a false compartment in an electronic 11:36AM device? 4 11:36AM Not that I can recall at this time. 5 Α. 11:36AM 6 Q. Okay. Have you ever had occasions where people were trying 11:37AM to smuggle contraband, we'll say, in an electronic device, such 11:37AM 8 as, a phone, a laptop, a game station, like, a Playstation or 11:37AM 9 anything like that? 11:37AM 11:37AM 10 Α. Not that I can recall right now, but I'm sure -- I would imagine it occurs. 11:37AM 11 11:37AM 12 You did not have any occasion, in this particular case, to Q. manipulate these devices, like, take out the batteries or look 11:37AM 13 11:37AM 14 inside them, in any way? Not that I recall, no. 11:37AM 15 Α. And, in fact, you had asked Mr. Roggio to provide the 11:37AM 16 Q. 11:37AM 17 passcodes for these devices? I don't recall how the passcodes were obtained. 11:37AM 18 11:37AM 19 Q. Okay, but I know Government's Exhibit 2, the Detention Notice and Custody Receipt for the detained property, block 13, 11:37AM 20 11:38AM 21 does indicate that the password for the devices was -- and it sets forth there; right? 11:38AM **22** That's what's listed there. 11:38AM **23** Α. 11:38AM **24** Q. You completed this form?

11:38AM 25 A. I did.

- 11:38AM 1 Q. Where did you get that information?
- 11:38AM 2 A. I don't recall.
- 11:38AM 3 Q. Do you recall -- again, have you ever searched electronic
- 11:38AM 4 devices, in your capacity, under these circumstances, as a
- 11:38AM 5 liaison with the Customs Border Protection, in a secondary
- 11:38AM 6 interview inspection?
- 11:38AM 7 A. As far as inspecting them, I've never -- as far as a
- 11:38AM 8 forensic examination?
- 11:38AM 9 Q. No, no, just an inspection.
- 11:38AM 10 A. Just a physical and visual inspection, sure, yes.
- 11:38AM 11 Q. Okay. You don't recall doing that here. Do you
- 11:38AM 12 recall -- have you ever opened a device to look at it? Have you
- 11:38AM 13 ever used a passcode to open -- you know, turn the device on
- 11:38AM 14 and look at the contents?
- 11:39AM 15 A. In acting as a liaison in this similar instance?
- 11:39AM 16 Q. Yes.
- 11:39AM 17 A. Not that I recall.
- 11:39AM 18 Q. And you did not do that here; is that right?
- 11:39AM 19 A. Not that I recall.
- 11:39AM 20 Q. This particular day, February 26, 2017, you were on duty
- 11:39AM 21 that whole day; is that right?
- 11:39AM 22 A. Yeah, the duty responsibility is a 24-hour period.
- 11:39AM 23 Q. So you were there all day?
- 11:39AM 24 A. I would have been there for a block -- a period of those
- 11:39AM 25 24 hours, but I'm on call for that 24-hour period.

72 When you're on call in that particular role you had that Q. 11:39AM day, it's pretty much anything; correct? 11:39AM 3 Α. Yes. 11:39AM You said, answering the phone, secondary inspection, 4 Q. 11:39AM whatever is required? 11:39AM Yes, during the normal course of the business day, you are 6 Α. 11:39AM -- unless there is some sort of request from a -- from another 11:40AM 8 agency or from another agent, I would be in the office at the 11:40AM front desk, answering calls, signing for FedEx packages and 11:40AM 11:40AM 10 planning my day around requests that we received, in which J.F.K. receives many. 11:40AM 11 During this same question, February 26, 2017, you were 11:40AM 12 Q. called to be present at this secondary inspection? 11:40AM 13 Yes. 11:40AM 14 A. 11:40AM 15 Q. And to detain these devices? 11:40AM 16 Α. Yes. Do you recall anything -- speaking or having any 11:40AM 17 Q. 11:40AM 18 interaction with Customs Border Protection Agent Morales who 11:40AM 19 previously testified? 11:40AM 20 Α. I do not recall, no. 11:40AM 21 Q. Do you recall participating in any of the questions asked by Agent Morales of Mr. Roggio? 11:41AM 22 Α. I don't recall. 11:41AM 23 Does anything about the interview with Mr. Roggio -- are 11:41AM **24** Q.

you able to recall any of the specifics of the interview with

11:41AM **25** 

```
73
       1 Mr. Roggio that day?
11:41AM
       2
         Α.
               No.
11:41AM
       3
         Q.
               Are you familiar with what is a CTR Lookout?
11:41AM
               I'm familiar with -- no, not by its definition, no.
       4
         Α.
11:41AM
               Or anything like a one-day hit, does that ring a bell to
       5 l
         Q.
11:41AM
       6| you, at a11?
11:41AM
       7
               I've heard of it, sure.
11:42AM
         Α.
       8
         Q.
               What?
11:42AM
              I've heard of that, yes.
       9
         Α.
11:42AM
              Does it mean anything? What does it mean to you?
11:42AM 10 Q.
              You know, that's CBP terminology -- phrase, I've heard it
11:42AM 11
         Α.
11:42AM 12 used, and I believe, you know, in terms of the sense of a
11:42AM 13 one-day -- it's the person -- actually, do you know what? I
11:42AM 14 can't factually testify to exactly what it means.
               I appreciate that. So you've been a Homeland Security
11:42AM 15 Q.
11:42AM 16 Agent for, approximately, 15 years?
11:42AM 17
         Α.
               August will be 14 years.
               Fourteen years, all right. And as part of your job, you're
11:42AM 18
         Q.
11:42AM 19 required to undergo training and updating, is that right, is
         training a part of that, continuing training?
11:43AM 20
11:43AM 21
         Α.
               Periodic training, sure.
               Periodic training. All right, I'm going to show you --
11:43AM 22
         Q.
               MR. BARTOLAI: If I may, I have these exhibits, Defendant's
11:43AM 23
11:43AM 24 Exhibits E, F -- no, D, E and F that I'd ask the Court if I can
11:43AM 25 show to Mr. --
```

```
74
               THE COURT: Sure. You may.
11:43AM
          BY MR. BARTOLAI:
11:43AM
       3
         Q.
               Just take a minute and look at them. I'm not going to ask
11:43AM
         you anything in depth about those, but I want to see if you're
11:43AM
         able to identify them or if you've ever seen these documents
11:43AM
         before.
       6
11:43AM
       7
               I have never seen this document before.
11:43AM
         Α.
       8
         Q.
               All right. So as part of your training, are you instructed
11:43AM
         as to what is permissible regarding border searches and the
11:43AM
11:44AM 10 border search document?
11:44AM 11
               Yes.
         Α.
11:44AM 12
               Is that -- you're trained regularly on that?
         Q.
               No, I would say it's more, you know in the academy.
11:44AM 13
         Α.
11:44AM 14
               Pardon me?
         Q.
11:44AM 15
               During the academy phase.
         Α.
               Oh, during the academy, okay. You're not required to
11:44AM 16
         Q.
11:44AM 17
         undergo any type of continuing training on such topics?
               Not that I recall.
11:44AM 18
11:44AM 19
               MR. BARTOLAI: May I have a moment, Judge?
               THE COURT: Yes.
11:44AM 20
11:44AM 21
               MR. BARTOLAI: Nothing further.
               THE COURT: Redirect?
11:44AM 22
11:44AM 23
               MR. HINKLEY: No questions, Your Honor.
               THE COURT: Thank you, Agent Mundy. You can step down.
11:44AM 24
               MR. HINKLEY: Your Honor, can the witness be excused? I
11:45AM 25
```

```
75
         don't think he's required anymore.
11:45AM
               MR. BARTOLAI: Your Honor, we also subpoenaed him, as well,
11:45AM
         and we're agreeable that he should be excused.
11:45AM
               THE COURT: Very well. Agent Mundy, you are excused.
       4
11:45AM
       5
               THE WITNESS: Thank you.
11:45AM
       6
               THE COURT: Mr. Hinkley, do you have another witness?
11:45AM
       7
               MR. HINKLEY: I do, Your Honor. The Government calls
11:45AM
         Jeffrey Burke, Your Honor.
11:45AM
                                   IS CALLED, AND HAVING BEEN DULY SWORN,
         JEFF
       9
                      BURKE
11:45AM
11:45AM 10
         TESTIFIED AS FOLLOWS:
               THE CLERK: Would you please state and spell your name for
11:46AM 11
         the record.
11:46AM 12
               THE WITNESS: It's Jeff Burke, J-E-F-F, B-U-R-K-E.
11:46AM 13
               THE CLERK: Thank you. You may be seated.
11:46AM 14
11:46AM 15
               MR. HINKLEY: May I proceed, Your Honor?
               THE COURT: Yes, you may.
11:46AM 16
11:46AM 17
                              DIRECT EXAMINATION
         BY MR. HINKLEY:
11:46AM 181
11:46AM 19
         Q.
               Mr. Burke, how are you employed, sir?
               I'm currently employed as a Special Agent with Homeland
11:46AM 20
         Α.
11:46AM 21
         Security Investigations out of Philadelphia.
11:46AM 22
               How long have you been a Special Agent with that agency?
         Q.
              I am also going on my 14th year.
11:46AM 23 A.
11:46AM 24
         Q.
               Were you or are you involved in the investigation into Mr.
11:46AM 25 Ross Roggio?
```

76 Yes, I am. Α. 11:46AM As part of your investigation, did you know that Mr. 2 Q. 11:46AM Roggio was traveling internationally and the subject of today's 11:47AM proceedings, did you seek to find out when he would be 11:47AM 5 returning to the United States? 11:47AM 6 Α. Yes. 11:47AM All right. Let me go back a little bit. What agencies are 11:47AM 7 Q. involved in this investigation? 11:47AM Agencies involved include Homeland Security 9 11:47AM 11:47AM 10 Investigations, Federal Bureau of Investigation and the 11:47AM 11 Department of Commerce Office of Export Enforcement Bureau of Industry Security. 11:47AM 12 And as part of preparation for today, as well as just a 11:47AM 13 Q. part of being a case agent in this matter, have you reviewed 11:48AM **14** documents prepared by the other agents and agencies and, also, 11:48AM 15 talked to the other agents, in regards to the investigation 11:48AM 16 11:48AM 17 into Mr. Roggio? Yes, I have. 11:48AM 18 Α. 11:48AM 19 Were you part of the investigation from the beginning or Q. did you come in at some point after it already started? 11:48AM 20 11:48AM **21** Α. I came in at some point after it had already begun. Okay. There's been some testimony today that there was a 11:48AM 22 Q. CTR Lookout for Mr. Roggio that the Government knew that he was 11:48AM 23 11:48AM 24 traveling and where a secondary inspection was requested of Mr. Roggio. 11:48AM 25

11:48AM 1 Can you explain to the Court what your part in that was 11:48AM 2 and what all that means?

A. Sure. With this investigation, as with any investigation that I open, I enter in subject records to an automated case system. The subject records include -- in this case would have been Mr. Roggio, his company, and other various subjects and names of individuals that were part of or coming up in the investigation.

Within those subject records, I have the option to designate them for a referral to Customs, a referral to Immigration or as a Silent Hit, so that if they are traveling, I get to see that and nobody else does. It kind of allows me to understand, you know, what the pattern of travel is, if they are coming in, and in Mr. Roggio's case, he was coming in from Iraq. It would provide us the opportunity to conduct a border search of Mr. Roggio.

And in this case, in particular, I believe, it was January 25, I received both notices from my automated lookout that he was traveling back to the U.S. from Iraq, and I was also notified by the FBI of the travel, as well.

- Q. Having received that information, what, if anything, did you do?
- A. I'm sorry, what was that?
- 4 Q. Having received that information, did you do anything?
- 25 A. So leading up to when I became involved in the case, I

11:48AM

11:49ам 4

3

11:49AM

11:49AM

11:49AM

11:49AM 8

11:49AM 9

11:49ам 10

11:49AM 11

11:49AM 12

11:49AM 13

11:49AM 14

11:49AM 15

11:50AM 16

11:50AM 17

11:50AM 18

11:50AM 19

11:50AM 20

11:50AM 21

11:50AM **22** 

11:50AM 23

11:50AM **24** 

11:50AM 25

11:50AM

11:50AM

11:51AM

11:51AM

11:51AM

11:51AM

11:51AM

11:51AM

11:51AM

11:51AM 10

11:51AM 11

11:51AM 12

11:51AM 13

11:51AM 14

11:51AM 15

11:51AM 16

11:52AM 17

11:52AM 18

11:52AM 19

11:52AM **20** 

11:52AM **21** 

11:52AM **22** 

11:52AM 23

11:52AM **24** 

11:52AM **25** 

41

5

7

9

believe, we had a case coordination meeting, it may have been early January, where we all sat down and were kind of, Hey, here's what we're looking at, what can we do, in an investigative fashion, moving forward?

At that point, I had discussed our border search authorities, as an HSI Special Agent designated as a customs official, CBP officers and HSI agents are designated as customs officials and permitted to conduct border search authority and given border search authorities.

Upon receiving that information, Mr. Roggio was planning to fly back, I consulted, first, with my supervisor to advise him of my intent to request a border search and detention of electronic devices, when Mr. Roggio crossed the border, returning to the U.S. at J.F.K. International Airport.

I was given the go-ahead, it's more of an informal thing, it's not a formal policy, and then consulted with the investigative team to make sure that everybody was good with us, you know, conducting this. I coordinated with my FBI case agent, Department of Commerce case agents, and from there, made arrangements with CBP and J.F.K. and HSI and J.F.K. to make sure that Mr. Roggio was secondaried, is the term we use.

The one-day lookout, you know, I can shed some light on that, as well. The one-day lookout is something that HSI agents or CBP officers can, basically, tag a traveler to, basically, to make sure that they're not missed, because it happens, it

11:52AM

11:53AM

11:53AM

11:53AM

11:53AM

11:53AM

11:53AM

11:53AM

11:53AM

11:53AM 10

11:53AM 11

11:53AM 12

11:53AM 13

11:54AM 16

11:54AM 17

11:54AM 18

11:54AM 19

11:54AM 20

11:54AM 21

11:54AM **22** 

11:54AM 23

11:54AM **24** 

11:54AM **25** 

3

happens very frequently, where a secondary request could be made and it just -- it's missed. 2

The one-day lookout is just, kind of, an extra, Hey, listen, we know this individual is traveling, we have confirmed that they've boarded the plane, and we get that information from international carriers who are flying to the U.S., as a normal course of business, they have to send an advance manifest electronically to Customs and Border Protection, which is uploaded into their system, and it gives Customs and Border Protection the opportunity to, essentially, do a data check on incoming travelers.

Are there fugitives? Are there anyone with criminal histories that need to be further examined? Potential issues 11:53AM 14 from other countries. Interpol red flag notices, there's an 11:53AM 15 entire list of terrorists, the list goes on and on. So we went forward with having the secondary exam conducted.

- Q. So I take it from your testimony, then, that there was an ongoing investigation into Mr. Roggio, prior to being alerted that he was traveling internationally, coming back to the United States; is that correct?
- Absolutely. And I had reviewed the investigative findings from the FBI and commerce, as well, leading up to that, so I was up to speed on what the allegations were against Mr. Roggio.
- Were part of the allegations or the investigation into Q.

80 export violations? 11:54AM 2 Yes, they were. Α. 11:54AM 3 Q. Export violations would be something that would be within 11:54AM the authority of HSI, as well as Customs Border Patrol, to 4 11:54AM investigate; is that correct? 11:55AM Absolutely. And, specifically, my assignment was to the 6 l Α. 11:55AM Counter Proliferations Unit, who were responsible for 11:55AM 8 investigating attempts to import or export controlled items, 11:55AM either, on the Commerce Control list or on the Department of 11:55AM State United States Munitions list. 11:55AM 10 So in front of you, you will, I believe, find a document 11:55AM 11 Q. marked as Government's Exhibit No. 5. 11:55AM 12 11:55AM 13 Yes, I have it. Α. What is Government's Exhibit No. 5? 11:55AM 14 Q. 11:55AM 15 Exhibit No. 5 is the application and affidavit in support Α. 11:55AM 16 of that application for a search warrant for the electronic 11:55AM 17 devices that had been detained for Mr. Roggio and his travel 11:56AM 18 companion. 11:56AM 19 Q. Are you the Affiant on this particular search warrant? 11:56AM **20** I am not, the affidavit is mine, but since we were trying 11:56AM 21 to do this as expeditiously as possible, I was traveling for business, and I had an another agent within the Counter 11:56AM **22** Proliferations Group drive up to Scranton to swear the warrant 11:56AM **23** 11:56AM 24 out. So you were part of the preparation of the affidavit; is Q. 11:56AM 25

that correct? 11:56AM

11:56AM

11:56AM

11:56AM

11:56AM

11:56AM

11:57AM

- Outside of the opening paragraphs by Agent Hertzog, the 2 entire affidavit -- well, I shouldn't say -- the affidavit is made up of probable cause from a Commerce Affidavit, and then 41 contains additional findings from the investigation.
- I take it that the Affiant was familiar with the 6 Q. investigation and, also, spoke to you about the investigation 11:57AM 8 and reviewed the affidavit, prior to his signing for the subpoena -- excuse me -- for the search warrant; is that 11:57AM 11:57AM 10 correct?
- 11:57AM 11 Α. Yes, that is correct.
- So what I'd like to do is go through the affidavit with 11:57AM 12 Q. you, kind of, paragraph by paragraph, in order to, kind of, 11:57AM 13 11:57AM 14 establish where the investigation was, up to the point where you learned Mr. Roggio was returning to the United States. 11:57AM 15
- 11:57AM 16 Α. Okay.
- And in that effort, I guess, we will start 11:57AM 17 Q. at -- on -- it's not paged, but on Paragraph 17 of the 11:57AM 18 11:57AM 19 affidavit.
- 11:57AM 20 Α. Very good.
- 11:57AM 21 Q. So maybe even to make this a little bit simpler, why don't you give a narrative to the Court, basically, how the 11:58AM **22** 11:58AM 23 investigation developed and what facts were known to the investigative team, as it went forward, from where it first 11:58AM **24** started. 11:58AM 25

41

6

8

11:58AM **5** 

11:58AM

11:58AM

11:59AM

11:58AM **7** 

11:59ам 9

11:59AM 10

11:59ам 11

11:59AM 12

11:59AM **13** 

11:59ам 14

11:59ам 15

11:59ам 16

11:59ам 17

11:59ам 18

11:59AM 19

11:59ам 20

12:00РМ 21

12:00РМ 22

12:00PM **23** 

12:00РМ 24

12:00РМ 25

A. Very good. In March of 2016, a representative employee from the Drill Masters Eldorado Tool Company contacted the FBI, in regards to suspicions that controlled items were being exported to Iraq, specifically, machinery bits, tools, to manufacture firearms.

From that, FBI conducted several interviews to confirm this, obtained documents and brought in the Department of Commerce to further investigate.

As they reviewed documents obtained by Eldorado Tool Company, they confirmed that there were certain tools that appear to have been shipped through a private shipping company in East Stroudsburg, The Packaging Place, I believe, the name of it is, Special Agent from Commerce ran licensing checks to see if a license had been obtained or approvals had been obtained from the Department of Commerce to ship those items because they had found that they were, indeed, controlled items that were not allowed to be exported from the U.S. to Iraq without specific licensing and authorizations.

When it was determined that no licensing had been found, search warrants were obtained for various email addresses for Mr. Roggio. If I'm recalling the fact pattern correctly, Mr. Roggio was having his former wife ship these items to him in Iraq, and, I guess, when the Eldorado Tool Company employee had received a phone call from The Packaging Place asking for an official description of the items, and that's what kind of

12:00PM

12:00PM

2

4

3 12:00PM

12:00PM

12:00PM

12:00PM

12:00PM

12:01PM

12:01PM

12:01PM 10

12:01PM 11

12:01PM **12** 

12:01PM 13

12:01PM **14** 

12:01PM 17

12:01PM 18

12:01PM 19

12:01PM **20** 

12:02PM **21** 

12:02PM **22** 

12:02PM **23** 

tipped off the employee that these controlled items were being exported.

Further investigation confirmed that, yes, they were exported via mail by The Packaging Place, and additional documents were obtained from the package place, from the shipper, as well, and, you know, all that went towards the probable cause of the search warrants that were obtained by the Commerce Special Agent in the investigation. I believe there were two email search warrants that they applied for and received.

- Would the search warrants for those emails be email Q. accounts controlled by the Defendant Mr. Roggio?
- Yes, based on the probable cause I reviewed, both were submitted on various forms of paperwork, in conjunction with 12:01PM 15 the exportation of these items, either, the ordering of them 12:01PM 16 from Eldorado Tool Company, but, also, on the process of exporting the items out of the country.
  - Now, before you, in addition to Government's Exhibit No. Q.
  - 5, there's a Government's Exhibit No. 3 and 4. Would you take a quick look at those?
  - I have number 3 in front of me. Α.
  - Would you identify what No. 3 is, please? Q.
- This is the Search Warrant Application and Affidavit by Α. 12:02PM 24 Special Agent Scott Dunberg of U.S. Department of Commerce for 12:02PM 25 the yahoo email account Rwroggio, R-O-G-G-I-O, @yahoo.com.

Case 3:18-cr-00097-RDM Document 103 Filed 07/07/21 Page 84 of 198 84 How about Government's Exhibit No. 4? Q. 12:02PM 2 No. 4 is the Application and Affidavit Search Warrant Α. 12:02PM applied for and received by Special Agent Scott Dunberg, U.S. 12:02PM Department of Commerce, for the yahoo email account Roggio, 4 12:02PM R-O-G-G-I-O, @yahoo.com. 12:03PM 6 MR. HINKLEY: Your Honor, these are documents that were 12:03PM docketed with the Court, as indicated, but for purposes of 12:03PM today's proceedings, I am moving for admission of 3, 4 and 5. 12:03PM MR. BARTOLAI: No objection. 9 12:03PM THE COURT: Government's 3, 4 and 5 are admitted. 12:03PM 10 12:03PM 11 (At this time Government's Exhibit Nos. 3-5 were admitted 12:03PM **12** into evidence.) BY MR. HINKLEY: 12:03PM 13 If we can go back to 17, Paragraph 17 in Government's 12:03PM 14 12:03PM 15 Exhibit No. 5, I want to, kind of, walk you through the affidavit. 12:03PM 16 12:03PM 17 First of all, these facts that were included here, they 12:03PM 18 were the facts known by the investigation, prior to Mr. 12:03PM 19 Roggio's equipment being detained at the border, is that 12:03PM 20 correct? Α. Correct. 12:03PM **22** 

12:03PM **21** 

And Paragraph 17, doesn't that, kind of, just describe how Q. 12:04PM 23 the investigation was kicked off with the tip from the Drill

Masters Eldorado Tool people? 12:04PM **24** 

12:04PM **25** Α. Yes.

85 And if I can ask you to take a look at Government's Q. 12:04PM Exhibit No. 6? 12:04PM I have it. 3 Α. 12:04PM Could you describe what Government's Exhibit No. 6 is? 4 Q. 12:04PM Government's Exhibit No. 6 is an invoice under Sales Order 5 Α. 12:04PM No. 0160983 for Drill Masters Eldorado Tool, Incorporated, 6 12:04PM identifying the customer as Ross Roggio 116 Turkey Hill Road, 12:04PM 7 Stroudsburg, Pennsylvania, zip code 18360, and it's a 12:05PM multi-page document, document being purchase orders obtained by 9| 12:05PM 12:05PM 10 Mr. Roggio. 12:05PM 11 Would this be the equipment that was the subject of the Q. 12:05PM 12 tip that these items were being trans-shipped from Drill Masters to somewhere in the Middle District of Pennsylvania and 12:05PM 13 then on to Iraq? 12:05PM **14** 12:05PM 15 Yes. Α. Okay. And this is, again, things that were known by the 12:05PM 16 Q. 12:05PM 17 investigation, prior to Mr. Roggio's return? Yes, there was a number of items that he had ordered, I 12:05PM 18 don't believe every item is controlled, but the controlled 12:05PM 19 items are listed within these purchase orders. 12:05PM **20** 12:05PM **21** MR. HINKLEY: Your Honor, the Government moves for Government's Exhibit No. 6 to be admitted. 12:05PM 22

MR. BARTOLAI: No objection.

12:05PM **23** 

12:05PM **24** 

12:05PM **25** 

THE COURT: Government's 6 is admitted.

(At this time Government's Exhibit No. 6 was admitted into

evidence.) 12:06PM BY MR. HINKLEY: 12:06PM 3 Q. Moving on to No. 18 and 19, Paragraphs 18 and 19 of the 12:06PM Government's Exhibit No. 5. 41 12:06PM Can you explain, kind of, how the investigation was 5 12:06PM developing at that point? 12:06PM 7 In Paragraph 18, it's documenting the FBI's inclusion of 12:06PM Α. the Department of Commerce into the investigation, and in 12:06PM Paragraph 19, it is documenting an FBI Special Agent interview 12:06PM 12:06PM 10 that was conducted telephonically with Mr. Roggio. 12:06PM 11 You're familiar with that part of the investigation, are Q. 12:06PM **12** you not? 12:06PM 13 Α. Yes. So could you describe what that interview was about and 12:06PM 14 Q. what the information gathered by the agents was? 12:07PM 15 The FBI agent was following up on the lead provided by 12:07PM 16 Α. 12:07PM 17 Eldorado Tool Company, and I believe, if I'm correct, had traveled to Mr. Roggio's current address, where he initially 12:07PM 18 12:07PM 19 spoke with his former wife who called -- either called Mr. Roggio or the FBI agent received a phone number and called Mr. 12:07PM **20** 12:07PM **21** Roggio, himself. During that conversation, he was asked if Mr. Roggio had 12:07PM **22** ordered these parts and if he had exported these parts to Iraq, 12:07PM **23** in violation of U.S. law. Mr. Roggio advised the agents that he 12:07PM **24** did remember ordering them but didn't remember where they were, 12:07PM **25** 

- 12:07PM 1 said they could be in a safe or other location within either
- 12:08PM 2 his primary residence or his parents' residence.
- 12:08PM  $\mathbf{3}$  Q. Did the investigation follow up with conversations or
- 12:08PM 4 interviews with any people at Drill Masters Eldorado Tool?
- 12:08PM 5 A. Yes, it did.
- 12:08PM 6 Q. What is the gist of that part of the investigation?
- 12:08PM 7 A. The gist -- the employee at Eldorado Tool was able to
- 12:08PM 8 confirm the orders and also confirmed that specific tools,
- 12:08PM 9 essentially, drill bits -- let me get the specific name -- I
- 12:09PM 10 believe they're called, like, buttons, but, essentially,
- 12:09PM 11 they're used to drill out a barrel and impart the rifling
- 12:09PM 12 within the barrel for various calibers. And she confirmed that
- 12:09PM 13 the parts, indeed, are controlled and not supposed to be
- 12:09PM 14 exported without a license.
- 12:09PM 15 Q. Now, having received that information, did the
- 12:09PM 16 investigative agents then go to the place that was used to ship
- 12:09PM 17 these items?
- 12:09PM 18 A. Yes.
- 12:09PM 19 Q. And where is that located, if you know?
- 12:09PM 20 A. That is located at 18 Milford Road East Stroudsburg,
- 12:09PM 21 Pennsylvania.
- 12:09PM 22 Q. What's the name of that company, if you know?
- 12:09PM 23 A. The Packaging Place.
- 12:09PM 24 Q. Did members of the investigative team speak to anyone
- 12:10PM 25 there?

12:10PM

12:10PM

3 12:10PM

4 12:10PM

12:10PM

12:10PM

12:10PM 71

8 12:10PM

12:10PM

Q. I'm going to ask you to look at Government's Exhibit No.

Yes, they spoke to the owner Frank Monteforte who was

interviewed by an FBI Special Agent, to which he also provided

paperwork and confirmed that items fitting the description of

exported those to Iraq to Mr. Roggio, indicated that his wife

had come in, brought them in, and, I believe, they documented

these tools that are restricted, that he did recall having

9 7, please.

them as just various tools.

12:10PM 10

Α. Yes.

Α.

12:10PM 11

Could you identify what Government's Exhibit No. 7 is? Q.

This is The Packaging Place invoice, indicating that

Building 42, Office 10, Sulaymaniyah, Kurdistan Region of Iraq,

attention of Ross Roggio from Kristy L. Roggio at, I believe,

143 Indian Spring Drive, Stroudsburg, Pennsylvania. Declared a

value of \$800. And then it's a multi-page document which breaks

Would this have been retrieved by the investigation from

Kristy Roggio had signed to have these items shipped to Ross

Roggio to an address in the Baharan Residential Complex

further identifying a phone number of 570-977-8102 to the

12:10PM **12** 

12:11PM 13

12:11PM 14

12:11PM 15

12:11PM 16

12:11PM 17

12:11PM 18

12:11PM 19

12:11PM **20** 

12:11PM **21** 

12:12PM **22** 

Q.

12:12PM **23** 

Yes, yes, Mr. Monteforte provided this. Α.

down, specifically, what the items were.

The Packaging Place business?

12:12PM **24** 

Would this have been available to the investigation, prior Q.

12:12PM 25 to Mr. Roggio's return to the United States on February 26 of

```
89
         2017?
12:12PM
       2
               Yes, this is signed and dated February 6 of 2016.
         Α.
12:12PM
               MR. HINKLEY: The Government moves for admission of
       3
12:12PM
         Government's Exhibit No. 7.
       41
12:12PM
       5
               MR. BARTOLAI: No objection.
12:12PM
       6
               THE COURT: Government's 7 is admitted.
12:12PM
       7
               (At this time Government's Exhibit No. 7 was admitted into
12:12PM
       8
                evidence.)
12:12PM
       9
         BY MR. HINKLEY:
12:12PM
12:12PM 10
         Q.
               On Government's Exhibit No. 7, it appears that there's a
         yahoo email account that is referenced on the first page.
12:12PM 11
               Yes, in the lower box, it is designated as Rwroggio,
12:12PM 12
         Α.
         R-O-G-G-I-O, @yahoo.com.
12:12PM 13
               That would be one of the emails that, ultimately, a search
12:12PM 14
         Q.
         warrant was sought and granted for; is that correct?
12:13PM 15
               Correct.
12:13PM 16
         Α.
12:13PM 17
         Q.
               So having gone to the shipping address and speaking to the
         actual shipper for these items, what was the next step of the
12:13PM 18
12:13PM 19
         investigation?
12:13PM 20
               Next step was taking the information they had obtained,
12:13PM 21
         the licensing determinations were requested and determined that
         the rifling combo buttons, that's the term I was missing
12:13PM 22
         earlier, the rifling combo buttons were, indeed, controlled
12:13PM 23
12:13PM 24
         items and required a license to be exported from the U.S.
               Are they, in fact, controlled items?
         Q.
12:14PM 25
```

12:14PM 1 A. Yes, they are.

Q. And was there a search done to determine whether or not Mr. Roggio or his businesses or anyone associated with the shipment of these items, whether they had been granted permission or an exporter license to send these things?

A. Yes, Special Agent Scott Dunberg, prior to issuing the search warrants, conducted these searches, requested these searches, and on May 26, 2016, BIS, Bureau of Industry and Security, issued a license determination stating that the rifling combo buttons purchased by Roggio from Drill Masters Eldorado Tools, Incorporated and believed to have been exported to Iraq on or about March 30 of 2016 required an export license from Bureau of Industry and Security, in order to be lawfully exported from the United States to Iraq, from January 1, 2016 through May 19 of 2016.

Specifically, these rifling combo buttons fall under Export Control, Commerce Control No. 2B018.E and are controlled for export to Iraq for the following reasons:

National security, regional stability and United Nations Embargo concerns.

A license history check was also performed on Mr. Roggio's name, your sending identifiers, dates of birth, Social Security numbers, addresses, anything associated with what would be requested when filing for a license legally, and under all of these search terms, no license was found.

12:14PM

12:14PM

12:14PM

12:14PM **4** 

12:14PM

12:14PM **6** 

12:14PM 7

12:14PM

12:14PM

9

12:14PM 10

12:14PM **11** 

12:14PM 12

12:15PM 13

12:15PM 14

12:15PM 15

12:15PM **16** 

12:15PM 17

12:15PM 18

12:15PM 19

12:15PM **20** 

12:15PM **21** 

12:15PM **22** 

12:15PM 23

12:15PM **24** 

12:15PM 25

Case 3:18-cr-00097-RDM Document 103 Filed 07/07/21 Page 91 of 198 91 Q. Was it, at this point, that search warrants were sought 12:16PM for two email accounts associated with Mr. Roggio? 12:16PM 3 Α. Yes, it appears in November of 2016. 12:16PM And, obviously, they're granted because they're exhibits 4 Q. 12:16PM now. Were you able to review the fruits of those searches? 12:16PM Yes, when I was asked to join the investigative team, it's 6 Α. 12:16PM the first thing that I requested was to review all 12:16PM 8 investigative documents so I could bring myself up to speed on 12:16PM the investigation that had been ongoing. 12:16PM 12:16PM 10 Q. I'm going to ask you to look at Government's Exhibit No. 8. 12:16PM 11 12:17PM **12** Okay. Α. Could you identify what this document is? 12:17PM 13 Q. This is a printout of an email from Ross Roggio using 12:17PM **14** 12:17PM 15 email Rwroggio, R-O-G-G-I-O, @yahoo.com, to Alina Caddagia, title -- or sent November 14th, 2015, has an attachment, 12:17PM 16

email Rwroggio, R-O-G-G-I-O, @yahoo.com, to Alina Caddagia, title -- or sent November 14th, 2015, has an attachment, Weapons and Ammunition Feasibility Report No. 1, with the request that Ms. Caddagia -- I'm sorry I'm butchering the name -- ""Please print out and get to Biam. Thanks, Ross."

Q. And is this a document that was found as a result of

Q. And is this a document that was found as a result of searching the email account Rwroggio@yahoo.com?

A. Yes.

12:17PM **17** 

12:17PM 18

12:17PM 19

12:17PM 20

12:18PM **21** 

12:18PM **22** 

12:18PM **23** 

12:18PM **24** 

12:18PM **25** 

MR. HINKLEY: Your Honor, the Government is moving for admission of Government's Exhibit No. 8.

THE COURT: Any objection?

```
92
               MR. BARTOLAI: No objection.
       1
12:18PM
       2
               THE COURT: Government's 8 is admitted.
12:18PM
       3
               (At this time Government's Exhibit No. 8 was admitted into
12:18PM
       4
                evidence.)
12:18PM
          BY MR. HINKLEY:
       5
12:18PM
         Q.
               You testified you reviewed, among other documents, this
       6
12:18PM
         document; is that correct?
12:18PM
       8
         Α.
               Yes.
12:18PM
       9
         Q.
               How does this document fit into the investigation?
12:18PM
12:18PM 10
         Α.
               This document appears to be a Weapons and Ammunition
         Feasibility Report created by Roggio Consulting Company, in
12:18PM 11
12:18PM 12 which it is outlining the steps, costs and analysis to develop
12:18PM 13 a weapons manufacturing facility, based on the internal
12:18PM 14 document statements in Iraq.
12:19PM 15
               Again, this is a document that Mr. Roggio, using that
         Q.
         email account, emailed to another individual; is that correct?
12:19PM 16
12:19PM 17
         Α.
               Correct.
               And found as a result of the search warrant on that email
12:19PM 18
         Q.
12:19PM 19 | account?
12:19PM 20
         Α.
               Correct.
12:19PM 21
         Q.
               This information was gathered by the investigation, prior
          to Mr. Roggio's travel on February 26 of '17?
12:19PM 22
               Correct.
12:19PM 23
         Α.
12:19PM 24
         Q.
               I'm going to ask you to take a look at Government's No. 9
12:19PM 25 for identification purposes.
```

93 I have it. Α. 12:19PM 2 Q. And could you describe what Government's No. 9 is? 12:19PM 3 Α. This is an invoice, printout of an invoice dated March 28, 12:20PM 2016, Invoice No. 10523 from OML Global in Fayetteville, North 12:20PM 41 Carolina, listing a customer as Ross Roggio, Salesperson as 12:20PM William Mathis, and an order for 15,000 gas rings, 3200 cotter 12:20PM pins, firing pin retainers, and the gas rings are further 12:20PM 7 I described as M4 bolt gas rings MIL. 12:20PM 9 Q. Is this document a document that was obtained through the 12:20PM 12:20PM 10 service of one or both of those search warrants you were talking about, in regards to email accounts? 12:20PM 11 12:20PM 12 Yes, this document is sourced from the Rwroggio email Α. account, the Rwroggio@yahoo.com email account. 12:21PM 13 MR. HINKLEY: At this point, Your Honor, the Government 12:21PM **14** will move for admission of Government's Exhibit No. 9. 12:21PM 15 MR. BARTOLAI: No objection. 12:21PM 16 12:21PM 17 THE COURT: Government's Exhibit No. 9 is admitted. (At this time Government's Exhibit No. 9 was admitted into 12:21PM 18 12:21PM 19 evidence.) BY MR. HINKLEY: 12:21PM **20** 12:21PM **21** Q. Again, is this a document that the investigation knew about and reviewed prior to Mr. Roggio's travel on February 26 12:21PM **22** of 2017? 12:21PM **23** 12:21PM **24** Α. Yes. How does this document fit into the investigation, 12:21PM **25** Q.

94 generally? 12:21PM This is a document that showed Mr. Roggio was obtaining 12:21PM large quantities of materials that would be needed to develop 12:21PM an M4 style, AR15 style assault rifle. These items, 4 12:21PM specifically, would be integral to the development of the 12:21PM firing pin retaining -- or, I'm sorry, the firing pin bolt 12:22PM action within the rifle. 12:22PM 71 8 Q. So it would be incorporated into the production of 12:22PM 9 firearms? 12:22PM 12:22PM 10 Α. Yes. 12:22PM 11 Are these particular items, do you know whether or not Q. 12:22PM 12 they are controlled? They are. As part of my -- it's part of my job in Counter 12:22PM 13 Proliferations, we work hand in hand with Department of 12:22PM **14** 12:22PM 15 Commerce, as well as with the Department of State. In this case, these items were submitted -- a description of these 12:22PM **16** 12:22PM 17 items were submitted, along with Mr. Roggio's names, you know, variations of his names, companies, addresses, identifiers to 12:22PM 18 12:22PM 19 the Department of State, Defense Director of Trade Controls, which controls licensing for the United States Munitions List 12:22PM **20** 12:22PM **21** Items, and they were found to be controlled items, under the 12:22PM **22** United States Munitions List that would acquire licensing and approvals to export from the United States. 12:23PM **23** 

Q. Now, during your investigation, is there any evidence that you gathered or that was gathered by the investigative team

12:23PM **24** 

12:23PM **25** 

12:23PM

12:23PM

3

12:23PM

12:23PM

12:23PM

12:23PM

12:23PM 71

12:23PM

9 12:24PM

12:24PM 10

12:24PM 11

12:24PM 13

12:24PM **14** 

12:24PM 15

12:24PM 16

12:24PM 17

12:24PM 18

12:24PM 19

12:25PM **20** 

12:25PM **21** 

12:25PM **22** 

12:25PM **23** 

12:25PM **24** 

12:25PM **25** 

1 that Mr. Roggio is producing rifles during this time frame in 2 the United States?

At this time, no. Mr. Roggio appeared to or did own a firearms manufacturing facility in Fayetteville, North Carolina years before. That company went defunct, no longer existed. We believe Mr. Roggio was also attempting to start a partnership in the East Stroudsburg area, however, that partnership did not move forward to manufacture firearms, as well.

So as of our investigation, Mr. Roggio was not manufacturing firearms professionally in the United States.

- I'm going ask you to take a look at Government's Exhibit Q. 12:24PM 12 10 for identification purposes.
  - Exhibit No. 10 is my Homeland Security Investigations Α. Report of Investigation documenting the February 26, 2017 HSI-directed Secondary Inspection and Border Search of Ross Roggio and Christina Sidiropoulou at their arrival at J.F.K. from Iraq.
  - Let me ask you more specifically, with regards to your Q. request for secondary inspection. Do you recall speaking to James Mundy, the previous witness, from HSI?
  - I'm sure we spoke over the phone, at some point. I would have -- A, I think this was on a Sunday --
  - MR. BARTOLAI: Your Honor, I'm going to object. It's speculative, it's speculation. He's not able to say that he spoke to him.

96 THE WITNESS: I spoke to James Mundy on the phone, prior to 12:25PM 2 this --12:25PM 3 THE COURT: Just a moment. What's your objection, Mr. 12:25PM Bartolai? 41 12:25PM MR. BARTOLAI: Your Honor, he said that he wasn't sure if 5 12:25PM he had spoke to Mr. Mundy, you know, prior to the secondary 12:25PM inspection, and I objected to it on the basis of speculation. I 12:25PM 7 I think he's cleared that up since then, Judge. 12:25PM THE COURT: I believe he has. Do you want to clarify the 9 12:25PM 12:25PM 10 state the record on this? BY MR. HINKLEY: 12:25PM **11** Do you recall whether or not you spoke to Mr. Mundy before 12:25PM 12 Q. the secondary inspection of Mr. Roggio? 12:25PM 13 Yes, I would have. 12:25PM 14 Α. 12:25PM 15 And did you advise Mr. Mundy of any particular questions Q. 12:26PM 16 or areas of concern that you wished to have Mr. Roggio 12:26PM 17 interviewed about upon his arrival? No, I would have given -- I gave Mr. Mundy an 12:26PM 18 12:26PM 19 overview -- a very general overview of what the case was and what Mr. Roggio's part in that would be. As for specific 12:26PM **20** 12:26PM **21** questioning, I would note what we did not want to do was ask any specific questions that would have tipped Mr. Roggio off to 12:26PM **22** 12:26PM 23 the fact that there was an ongoing investigation. We wanted this to be as plain and ordinary as possible, you know, what 12:26PM **24** 

CBP would normally ask, that's what they would ask, you know, I

12:26PM **25** 

J.F.K. HSI wouldn't have to pay for the shipping, those items

12:28PM 24 were addressed to me and shipped down to the SAC Philadelphia

12:28PM 25 office, where I took custody of them.

12:28PM **23** 

12:28PM **2** t

41

7 I

9

12:28PM

12:28PM

12:28PM **3** 

12:28PM

12:28PM

12:28PM

12:29PM

12:29PM

12:29PM

12:29PM 10

12:29PM 11

12:29PM 12

12:29РМ 13

12:29PM 14

12:29PM 15

12:29РМ 16

12:29PM 17

12:29PM 18

12:29PM 19

12:29PM **20** 

12:30PM **21** 

12:30PM **22** 

12:30РМ 23

12:30PM **24** 

12:30PM 25

Q. Once you received custody of these items, what happened at that point?

A. At that point, I'm signing the custody form to show that I received them, I'm returning a copy of that custody form to Special Agent Mundy for his records, so he's aware that I did receive them, and I am immediately turning those items over to our computer forensics group, based on a request -- we fill out an office request indicating what devices we have and what we're looking to accomplish.

They were aware this was a border search detention, which places -- you know, a little bit of -- you know, a fire underneath them. They're extremely backlogged, it's the reason the devices come down to Philadelphia and didn't remain up in New York.

If New York was responsible for forensically evaluating every item, they would never get them done in a timely fashion. So the practice is is to have them sent to the requesting office, that requesting office's forensics -- computer forensics agents conduct the analysis, and once that report is generated, it's something that I then can review.

We no longer -- to search a phone on-site, we, A, we don't want to open the phone and manipulate it, in any way, because we could change something on that phone, possibly, destroy evidence, we don't want to do that.

In addition, to examine a phone on-site takes a large

12:30PM

12:30PM

12:30PM

12:30PM

12:30PM

12:30PM

6

9|

12:30PM

12:31PM

12:31PM

12:31PM 10

12:31PM 11

12:31PM **12** 

12:31PM 13

12:31PM 15

12:31PM 16

12:31PM 17

12:31PM 18

12:31PM 19

12:31PM **20** 

12:31PM **21** 

12:31PM **22** 

12:31PM **23** 

12:32PM **24** 

12:32PM **25** 

amount of time, even with extraction tools, and we would, you know -- people would miss their flights. So if we're doing a full examination, those phones are being sent to the requesting office and examined there, and, then, in a timely fashion, if we are not going to keep those devices, we return them.

Basically, if we're satisfied that the image created from the forensics analysis is full and complete, then, we will return the electronic devices to the individual that we detained them from.

- Q. Was that done in this particular case?
- Yes, it was. Α.
- And why don't you go through the process. So what Q. happened? Once you got those and you forwarded them to your 12:31PM 14 forensics folks, describe to the Court, kind of, what happened in this particular investigation, with these particular electronic devices?
  - Α. So with this investigation, I'm coordinating relatively closely with our computer forensics agent. As I said, these things take time, they can take a couple days to fully do a complete extraction.

As a device was finished, the forensics agent would put it on an internal reviewing system within our office. This is a system that's closed off from the internet, it basically allows -- an evidence reviewing station -- which allows me, then, to perform a cursory examination of items on the phone. Looking

1 through photos, looking through contact lists, looking through
12:32PM 2 emails, looking through apps that are on the phone. There's a
12:32PM 3 number of things that we're looking for.

4

7

12:32PM

12:32PM

12:32PM

12:32PM

12:32PM

12:32PM

12:32PM 10

12:33PM 11

12:33PM 12

12:33PM 13

12:33PM 14

12:33PM 15

12:33PM 16

12:33PM 17

12:33PM 18

12:33PM 19

12:33PM **20** 

12:33PM **21** 

12:33PM **22** 

12:33PM **23** 

12:33PM **24** 

12:34PM **25** 

In this case, because we had the advance knowledge of Mr. Roggio and had an idea of what he was involved in, I was able to tailor those searches using key words. And I believe one of the key words -- we had a known partner of his in Iraq, the name Palad(phonetic), it's unique, it would be something that, you know, would pop out, and allow me to do a quick search, in order to determine, Is there contraband? Is there evidence? Is there fruits of the crime on this phone?

Those cursory examinations were done on each of the phones and documented within my report. You know, not everything, just a couple things to say, Hey, yep, there's evidence on this phone, and those items were secured. Once we were satisfied that all the devices, there were extractions performed on them, and the computer forensics agent confirmed that the data was there, that it was sufficient, you know, I can't speak to all the things they're looking at, but they're looking to make sure that data is not corrupted and that it appears to be a full extraction.

The items are then turned back over to me and arrangements were made with Mr. Roggio's attorney, at the time, in East Stroudsburg, to have them returned. And then those items were returned by me, I drove them up to East Stroudsburg from

12:34PM

12:34PM

12:34PM

12:34PM 41

12:34PM

6

12:34PM

12:34PM

12:34PM

9 12:34PM

12:34PM 10

12:34PM 11

12:34PM **14** 

12:35PM 15

12:35PM 16

12:35PM 17

12:35PM 18

12:35PM 19

12:35PM **20** 

12:35PM **22** 

12:35PM **23** 

12:35PM **24** 

12:35PM **25** 

- Philadelphia, and coordinated with his attorney's office to return them there, at which point, one of the employees at the attorney's office signed the form to show that she had accepted
- them, and then Mr. Roggio -- they were turned over to Mr.
- You indicated that the telephones or cell phones were Q.
- searched, but there was also other electronic devices that were
- 8 searched, is that correct?

Roggio at that time.

- Yes, correct, the iPad, laptop computer, there were some
- Sandisk media cards, as well as an iPod, I believe, that were
- all submitted for forensic analysis.
- 12:34PM 12 Q. The testimony today indicates that the devices were
- detained on February 26 of 2017. Do you recall the day that you 12:34PM 13
  - surrendered those items back to Mr. Roggio's attorney?
  - So February 26, they were detained, it may have been a Α.
    - little over -- I want to say March 30th is the date I'm
    - thinking, so a little over 30 days.
    - I'll ask you to take a look at Government's Exhibit No. Q.
    - 11, please.
    - I have it. This is my Homeland Security Investigations
- 12:35PM **21** Report of Investigation. The report is detailing the events
  - surrounding March 21, 2017, Federal search warrants executed on
  - electronic devices obtained from Ross Roggio and Christine
  - Sidiropoulou on February 26.
    - MR. HINKLEY: First of all, the Government would move for

```
102
         admission of Government's Exhibit No. 11.
12 · 35 PM
       2
               MR. BARTOLAI: No objection.
12:36PM
               THE COURT: Government's 11 is admitted.
       3
12:36PM
               (At this time Government's Exhibit No. 11 was admitted
       4
12:36PM
       5
                into evidence.)
12:36PM
         BY MR. HINKLEY:
12:36PM
       7
               The search warrant referenced in this document, would that
12:36PM
         Q.
       8
         be Government's Exhibit No. 5?
12:36PM
       9
         Α.
               Yes.
12:36PM
12:36PM 10
         Q.
               Finally, I'm going to ask you to look at Government's
12:36PM 11
         Exhibit No. 12.
12:36PM 12
               Okay. This is Homeland Security Investigations Report of
         Α.
          Investigation documenting and detailing the initial summary of
12:36РМ 13
12:36PM 14 evidence recovered from the search warrant, forensics review of
12:36PM 15
         the Roggio and Sidiropoulou electronic devices.
12:36PM 16
               So I'm clear, what you're saying is, it documents those
         Q.
         items which you, on your quick review of each of these
12:36РМ 17
         electronic devices, found in there established that there was
12:37PM 18
12:37PM 19
         some type of evidence that was germane to the investigation, is
12:37PM 20
          that right?
12:37PM 21
         Α.
               Correct.
               So this is your report documenting the things that you
12:37PM 22
          Q.
         found before there was a full search of the items?
12:37PM 23
12:37PM 24
         Α.
               Well, the items are fully -- there's no way to partially
12:37PM 25| extract.
```

12:37PM

Q. Okay, explain that.

12:37PM

2

4

7

9

A. The devices are fully extracted. This is my report on a cursory review of whether or not we are going to seize these

12:37PM

phones. And based on -- the phones and the electronic devices.

12:37PM

12:37PM

Based on these initial findings, it was an investigative

12:37PM

decision to seize the phones, at that point, and an iPad and

12:37PM

all the electronic devices that were in their possession when

12:37PM

they were secondary to J.F.K. on the 26th.

12:38PM

MR. HINKLEY: Your Honor, the Government moves to admit

Government's Exhibit 12.

12:38PM 10

THE COURT: Mr. Bartolai?

MR. BARTOLAI: Yes, Your Honor. May I have a moment? Your

12:38PM 13

Honor, I'm going to object to No. 12. My understanding from the

12:38PM 14

testimony is that this No. 12 contains information that

12:38PM 15

was -- that resulted from a phone extraction of these

12:39PM 16

electronic devices, so under those circumstances, Your Honor,

12:39PM 17

this would have been -- the information contained in No. 12

12:39PM 18

would have been information that was only learned after this

12:39PM 19

border search. So I would object, Your Honor, on that basis.

12:39PM **20** 

THE COURT: Mr. Hinkley?

12:39PM **21** 

MR. HINKLEY: As I understand the testimony, this was the

12:39PM **22** 

initial search of the items, so it would have been the

12:39РМ 23

equivalent of someone looking into each of the items and seeing

12:39PM **24** 

whatever they saw, which would then, as I understand the

12:39PM **25** 

testimony, given the agent's belief, there was additional

information which would be germane to the investigation, so a more thorough search would thereafter be completed.

And I think this document only -- what it does is it documents what the initial reviewing of the evidence was determined by the agents.

THE WITNESS: I could explain a little further, if you'd like.

THE COURT: Mr. Burke, is this a summary of the efforts of the various agencies who have been involved in the investigation of Mr. Roggio, both prior to and after February 26?

THE WITNESS: This is specific to the border search that I -- this is, in fact, the border search that I conducted of the electronic devices, which I refer to as a cursory review of the data that had been extracted. And this was done in concurrence with our border search authorities, which are an exemption under the Fourth Amendment.

THE COURT: What I see in the document are references beginning much earlier than the time of your cursory review. So is it fair to say what I'm looking at is not only your review of the forensic analysis but, also, all of the events and undertakings that took place before that?

THE WITNESS: So the dates referred to in the past are referring to emails that I recovered during this border search --

12:39PM 3
12:40PM 4
12:40PM 5
12:40PM 6

2

71

12:39PM

12:39PM

12:40PM 8

12:40PM

12:40PM 10

12:40PM 12

12:40PM 11

12:40РМ 13

12:40PM 14

12:40РМ 15

12:40PM 16

12:40PM 17

12:41PM 18

12:41РМ 19

12:41PM **20** 

12:41PM **21** 

12:41PM **22** 

12:41PM **23** 

12:41PM **24** 

12:41PM **25** 

105 THE COURT: I see. 1 12:41PM THE WITNESS: -- that I determined to be or believed to be 12:41PM 3 evidence, as part of this investigation. 12:41PM THE COURT: So I'm not sure -- I want to make clear my own 4 12:41PM understanding of what the objection is. 12:41PM 6 Tell me again why you're objecting to this document? 12:41PM MR. BARTOLAI: My understanding, Your Honor, is that this 12:41PM 7 individual searched the phone after the border search, after 12:42PM the items were detained, and the items referred to in 9 12:42PM Government Exhibit 12 are the results of that search that he 12:42PM 10 conducted after the phone was seized, after the electronic 12:42PM 11 devices were seized. 12:42PM 12 12:42PM 13 THE COURT: And why does that make the document itself inadmissible? 12:42PM **14** 12:42PM 15 MR. BARTOLAI: Well, Your Honor, we would submit that it would have no bearing upon his -- you know, it would have no 12:42PM 16 12:42PM 17 bearing upon the initial decision to seize the phone, by way of the border search. He wasn't even there, at that point in time, 12:42PM 18 Your Honor. So this is like post-search data. 12:42PM 19 And I believe it was extracted, which would be forensic. I 12:42PM **20** 12:42PM **21** don't think this is a cursory review of the phones, I think his testimony is that it has been -- it was an extraction, a phone 12:42PM **22** dump, I think. 12:42PM **23** THE COURT: Before I speak, go ahead, Mr. Hinkley, do you 12:43PM **24** 

want to say something?

12:43PM **25** 

106 MR. HINKLEY: Well, I think that's the subject of today's 1 12:43PM 2 hearing, is it not? 12:43PM THE COURT: It is. 3 12:43PM MR. HINKLEY: So I think it's admissible. 4 12:43PM THE COURT: Well, let's go back to the basic Rules of 5 12:43PM Evidence. Does this document -- is there sufficient indicia of 12:43PM admissibility to allow it in, even though the inferences that 12:43PM 71 you would draw from the exhibit are obviously different, and, 12:43PM in fact, it would seem to me that the arguments that are being 12:43PM 12:43PM 10 made, essentially, go to whether or not reasonable suspicion 12:43PM 11 existed at a sufficient point in time to allow this in or 12:43PM 12 whether, in fact, there was not reasonable suspicion prior to 12:43PM 13 February 26. Now, that's a decision I'm going to have to make, but the 12:43PM **14** document itself, in terms of its preparation, is a classic 12:43PM 15 business record here generated in the course of Homeland 12:43PM 16 12:43PM 17 Security's activities, is it not? How could I exclude this, as lacking the requisite indicia of admissibility under the Rules 12:44PM 18 12:44PM 19 of Evidence, understanding that both of you would draw different inferences from it, presumably? 12:44PM 20 12:44PM **21** MR. HINKLEY: You wouldn't be surprised to hear that I agree with the Court. 12:44PM **22** MR. BARTOLAI: I have to agree, as well. I understand. 12:44PM 23 THE COURT: Fine. Let's go. 12:44PM **24** (At this time Government's Exhibit No. 12 was admitted 12:44PM **25** 

```
107
                into evidence.)
12:44PM
               MR. HINKLEY: I have no further questions, Your Honor.
12:44PM
       3
          Thank you.
12:44PM
               THE COURT: All right. Mr. Bartolai?
       4
12:44PM
               MR. BARTOLAI: Your Honor, may we take a break?
       5
12:44PM
       6
               THE COURT: Sure. It's 12:43. How much time do you want? Do
12:44PM
          you want to take 30 minutes here?
12:44PM
       8
               MR. BARTOLAI: That would be fine, Judge.
12:44PM
               THE COURT: All right, so 1:15.
       9
12:44PM
01:15PM 10
               (At this time a luncheon recess was taken.)
01:16PM 11
               THE COURT: Mr. Bartolai, are you ready to proceed?
               MR. BARTOLAI: Yes.
01:19PM 12
01:19PM 13
                              CROSS EXAMINATION
         BY MR. BARTOLAI:
01:19PM 14
01:19PM 15
         Q.
               Good afternoon.
01:19рм 16
         Α.
              Good afternoon, sir.
01:19PM 17
         Q.
               How are you? Okay, so I understand this is a multi-agency
         investigation; is that right?
01:19рм 18
               Correct.
01:19PM 19
         Α.
               And we have the FBI involved and Customs Border
01:19PM 20
         Q.
01:19PM 21
         Protection, as well as the Commerce Department?
01:19PM 22
         Α.
               Correct.
               When did you become involved in this investigation?
01:19PM 23 Q.
               I believe we were initially -- we were initially talked to
01:19рм 24
         Α.
01:19PM 25 about it by the U.S. Attorney's Office in late December or
```

108 1 early January of 2017, so December of '16 or -- I'm thinking 01:20PM January 2017. At some point, I requested all the case 01:20PM information and updates, which I reviewed throughout early 3 01:20PM January of 2017, and our first case coordination meeting was, I 01:20PM 41 believe, January 24th, 2017. 01:20PM Q. Is this the meeting where you determined that the border 6 01:20PM search option was discussed? 01:20PM 71 8 Α. Yes. 01:20PM 9 What would the date have been? Q. 01:20PM 01:20PM 10 Α. I'm sorry, what was that? What date do you recall? January 24th? 01:20PM 11 Q. I think it's January 24th. 01:20PM 12 A. 01:20PM 13 Q. 1/24/17? 01:20PM 14 A. Correct. Now, this case or this investigation initially kicked off, 01:20PM 15 Q. 01:21PM 16 approximately, March 30th, 2016; correct? 01:21PM 17 Α. Correct. So it had been ongoing for some time before Homeland 01:21PM 18 Q. 01:21PM 19 Security Investigations got involved; is that right? Correct. 01:21PM **20** Α. 01:21PM **21** Q. And were you the first agent from Homeland Security Investigations to take on the case? 01:21PM **22** 01:21PM **23** Α. Yes, I was. 01:21PM **24** Q. All right, so you -- okay. So up until that point in time, 01:21PM 25 it was ongoing, and it was -- this was Homeland Security's

109 1 first part in the investigation, around January -- or December, 01:21PM like you said, 2016; right? 01:21PM Correct. 3 Α. 01:21PM You were requested by the U.S. Attorney's Office to become 4 01:21PM involved? 5 01:21PM I believe what had happened was, when they were evaluating 6 Α. 01:21PM the evidence that they had obtained from the search warrants on 01:21PM Mr. Roggio's email addresses, there were items that were -- an 01:21PM item can be controlled by the Department of Commerce, an item 01:21PM 01:21PM 10 can be controlled by the Department of State. 01:22PM 11 Because there were items that appeared to, possibly, be 01:22PM 12 controlled by the Department of State and because of the export issues being involved, which is, Homeland Security 01:22PM 13 Investigations' main purview, I mean, this is one of the major 01:22PM 14 01:22PM 15 things that we investigate. We were originally customs, U.S. Customs. 01:22PM 16 01:22PM 17 I mean, we're essentially the same entity as CBP, but when 01:22PM 18 they created the Department of Homeland Security in 2003, they 01:22PM 19 removed the investigative component from Customs and put us in as Immigration Customs Enforcement, and it just -- we're the 01:22PM **20** 01:22PM **21** same but different, it's kind of weird. 01:22PM **22** But CBP officers are border authorities, HSI agents are 01:22PM 23

also border authorities, and it all stems from us being under the same umbrella, under U.S. Customs, before the Homeland Security switch.

Case 3:18-cr-00097-RDM Document 103 Filed 07/07/21 Page 110 of 198 110 All right, so when you had this meeting -- now, up until Q. 01:23PM that point in time, the investigation has been ongoing, and you 01:23PM testified a little bit about what you learned from reviewing 01:23PM the documents and speaking to the agents; right? 01:23PM 41 Correct. 5 Α. 6 Q. And I'm going to take you through that, as well. I think,

01:23PM

01:23PM at some point in time, you had -- do you still have 01:23PM

8 Government's Exhibit 1 up there, the Homeland Security Agent 01:23PM Hertzog's Application for Search Warrant? 01:23PM

01:23PM 10 Is that 5? Α.

It's No. 5, I'm sorry. 01:23PM 11 Q.

01:23PM 12 A. I do, yes.

01:23PM 13 I believe you testified relative to that? Q.

01:23PM 14 Yes. Α.

01:23PM 15 And I think Mr. Hinkley directed you to where this Q. investigation began, and that would have been around Paragraph 01:23PM 16

01:23PM 17 17: correct?

Α. 01:23PM 18 Correct.

that right?

01:23PM 19 Q. And that's on March 30th, 2016 when this tip came in; is

01:23PM **21** Α. Yes.

01:23PM **20** 

All right, so I want to talk to you, like, first, broad 01:23PM **22** Q. and then we can get into more specifics, so it was -- and 01:24PM **23** correct me if I'm wrong -- on March 30, 2016, someone from 01:24PM **24** 01:24PM 25 Drill Masters Tool, Drill Masters Eldorado Tool had called the

Case 3:18-cr-00097-RDM Document 103 Filed 07/07/21 Page 111 of 198 111 1 | FBI tip line, relative to -- I think the search warrant 2 application mentions gun parts being re-shipped to Iraq; 01:24PM correct? 31 4 Α. Correct. Now, would you agree -- now, at this point in time, what 5 Q. 01:24PM would be the gun parts that were alleged to have been shipped 7 to Iraq? 01:24PM 8 I believe this is referring to the buttons that I had originally spoken to. I don't believe there's actual gun parts, 01:24PM 01:25PM 10 at this point, that Eldorado is talking about, in the name of barrels, firing pins, that kind of thing. 01:25PM 11 01:25PM 12 I understand. That's, essentially, my question. So 17 is Q. somewhat inaccurate, in that, it's not really gun parts, it's 01:25PM 13 more or less, perhaps, tools that can be used to, maybe, ream a 01:25PM 14 01:25PM 15 barrel; is that right? Gun manufacturing parts. 01:25PM 16 Α. 01:25PM 17 Q. Kind of like the difference between a wheel and a tire 01:25PM 18 mounter, a tool that would be used to mount a tire. Two 01:25PM 19 different things? Α. Sure. Q. All right, so this is the tip, and this would have been on

01:25PM **20** 

01:24PM

01:24PM

01:24PM

01:24PM

01:24PM

- 01:25PM **21**
- March 30, 2016 to the FBI? 01:25PM **22**
- Α. Correct. 01:25PM 23
- 01:25PM **24** Q. And at this point in time, is the FBI, essentially, the
- 01:25PM 25 lead on this investigation?

112 I would call them -- since the tip came in to them, I Α. 01:25PM would, yes, refer to them as the lead. 01:26PM For the beginning there, they're pretty much doing the 3 Q. 01:26PM legwork; would you agree? 01:26PM 41 Correct. 5 Α. 01:26PM 6 Q. In fact, it was the FBI -- would that be FBI agent 01:26PM O'Donnell -- or Donnelly? 01:26PM 71 8 Α. Thomas O'Donnell, yes. 01:26PM He would have been the guy -- when the search warrant 9 Q. 01:26PM 01:26PM 10 application refers to the FBI Special Agent, we're referring to Mr. O'Donnell; right? 01:26PM 11 Α. 01:26PM 12 Correct. 01:26PM 13 Q. And he would have been the individual who spoke with the people from Drill Masters; right? 01:26PM **14** 01:26PM 15 Α. Yes. And he would have been the person that spoke to the 01:26PM 16 Q. 01:26PM 17 individual from the package place; correct? Correct. 01:26PM 18 Α. 01:26PM 19 Q. And The Packaging Place is the actual place that was involved in the shipping of items; right? 01:26PM 20 01:26PM **21** Α. Yes, correct. And Drill Masters Tool Eldorado, that's in Connecticut; 01:26PM **22** Q. 01:26PM 23 correct? 01:26PM **24** Α. Yes.

And this package place is up here near -- around

01:26PM **25** 

Q.

113 Stroudsburg, in Pennsylvania, in the Middle District? 01:27PM 2 Correct. Α. 01:27PM And it would have been Agent Donnelly(sic) that spoke with 3 Q. 01:27PM people from Drill Masters? 4 01:27PM Yes. 5 Α. 01:27PM 6 Q. And do you recall -- again, this is from your 01:27PM investigation, from your notes, from your reviews, that he 01:27PM 71 spoke to a person by the name of Debbie Cornwall? 01:27PM Correct. 9 Α. 01:27PM 01:27PM 10 Q. And she had provided information relative to an order that was made regarding these 15 rifle combo buttons; correct? 01:27PM 11 Yes. 01:27PM 12 Α. 01:27PM 13 And the payment for those products; correct? Q. 01:27PM 14 A. Correct. 01:27PM 15 Q. And where they were shipped; correct? Yes. 01:27PM 16 Α. 01:27PM 17 Q. And her information that she provided was that these -- it was Roggio that had purchased these items; correct? 01:27PM 18 01:27PM 19 Α. Based on the invoicing that she supplied, yes. It wasn't just rifle combo buttons, there were other items 01:27PM **20** Q. 01:28PM 21 involved, as well; correct? Correct. 01:28PM **22** Α. 01:28PM **23** Q. And these items were shipped to Pennsylvania? Yes. 01:28PM **24** Α. And Drill Masters never shipped these items to Iraq; 01:28PM **25** Q.

114 11 correct? 01:28PM 2 Α. Correct. 01:28PM She had provided you with some documentation, and we will 3 Q. 01:28PM look at that in a little bit, but she had provided the 01:28PM information to Special Agent Donnelly; right? 01:28PM 6 Α. 0'Donnell. 01:28PM I'm sorry, I'll keep saying that, it's a tick, I guess. 01:28PM 7 I O'Donnell, very good. 01:28PM And it was, also, Agent O'Donnell that had the occasion to 9 01:28PM speak with Frank Monteforte from The Packing Place? 01:28PM 10 01:28PM 11 Α. Yes. 01:28PM 12 He's the individual who actually met with Kristy Roggio Q. 01:28PM 13 and observed these items and called Drill Masters to get a description of them; right? 01:28PM 14 01:28PM 15 Α. Correct. And, again, this is all -- it's all contained in the Q. 01:28PM 16 01:28PM 17 search warrant application of Officer Hertzog, as well as what you would have reviewed in your -- in coming up to speed in the 01:29PM 18 01:29PM 19 investigation; right? Now, as a result of your investigation into these 01:29PM **20** 01:29PM **21** preliminary matters, it turns out that this -- when Mr. Monteforte had contacted Drill Masters for a description of 01:29PM 22 certain items so that he could complete what is known as an SED 01:29PM **23** or Shippers Export Declaration? 01:29PM **24** 01:29PM **25** Α. Yes.

115 Did you ever see the Shippers Export Declaration? Q. 01:29PM 2 At some point, I'm sure I did. Α. 01:29PM Do you have it with you today? 3 Q. 01:29PM Unless -- if it's not up here, I do not have it. 41 Α. 01:29PM Okay, all right. And this would have been a document that 5 Q. 01:29PM was completed by a Frank Monteforte of The Packaging Place? 01:29PM 7 Α. Yes. 01:30PM 8 Q. And he had contacted Drill Masters for a description of 01:30PM 9 the items; correct? 01:30PM Correct. 01:30PM 10 Α. And he was told that they were gun reamers -- they were 01:30PM 11 Q. 01:30PM 12 reamers for drills? I don't know the specific conversation that Mr. Monteforte 01:30РМ 13 Α. 01:30PM 14 had with Ms. Cornwall at Eldorado. 01:30PM 15 Q. All right. You have Government's No. 5 there? Yes. 01:30рм 16 Α. Would you look at Paragraph 24, please? 01:30РМ 17 Q. Sure. 01:30PM 18 Α. 01:30PM 19 Q. I'm going to read -- and you can just correct me if I'm 01:30PM 20 wrong. 01:30PM **21** "Monteforte stated that Roggio's packages were shipped to Iraq via DHL (DHL Airway Bill 5622077020) and that the items 01:30PM **22** were described as reamers and drill bits." 01:30PM 23 01:30PM **24** Right?

01:31PM 25

Α.

Yes.

- Okay, so this is -- this search warrant application, Q. 01:31PM
- Paragraph 24, says that these items were described as reamers 01:31PM
- 3| and drill bits; correct? 01:31PM
- 41 Α. Correct. 01:31PM
- And that would have been after Mr. Monteforte had 5 Q. 01:31PM
- 6 contacted Drill Masters Eldorado and spoke to Debbie Cornwall 01:31PM
- inquiring about a description of the items; correct? 01:31PM 71
- 8 Α. Correct. 01:31PM
- And, also, Mrs. Cornwall from Drill Masters, she had 9 Q. 01:31PM
- 01:31PM 10 mentioned that Mr. Roggio, at some point in time, ordered 15
- rifling combo buttons; correct? 01:31PM **11**
- 01:31PM 12 A. Yes, correct.
- And she was specific in describing them as rifling combo 01:31PM 13 Q.
- 01:31PM 14 buttons; correct?
- 01:31PM 15 Α. Yes.
- And, in fact, she said that she would not ship rifling 01:31PM 16 Q.
- 01:32PM 17 combo buttons to Iraq; correct?
- Correct. 01:32PM 18 Α.
- 01:32PM 19 Q. Because she knows that that's a controlled item; right?
- Correct. 01:32PM 20 Α.
- 01:32PM **21** Q. Now, regarding Mr. Monteforte, when he was interviewed by
- Special Agent O'Donnell, he had mentioned that part of the 01:32PM **22**
- 01:32PM 23 parcel that was to be shipped to Iraq by Mrs. Roggio included
- Zippo liters; correct? 01:32PM **24**
- 01:32PM **25** Yes. Α.

- 01:32PM 1 Q. But that he would not ship those Zippo liters, because
- 01:32PM 2 they were an item that couldn't be shipped; is that right?
- 01:32PM 3 A. Yeah, my understanding is they weren't able to determine
- 01:32PM 4 if there was fluid, flammable fluid within the liters.
- 01:32PM 5 Q. Okay, so he would not ship them; is that right?
- 01:32PM 6 A. DHL would not ship them.
- 01:32PM 7 Q. So whatever Kristy Roggio brought to Frank Monteforte at
- 01:32PM 8 The Packaging Place in Pennsylvania there, was, in fact,
- 01:33PM 9 shipped to Iraq; correct?
- 01:33PM 10 A. Correct.
- 01:33PM 11 Q. And it was shipped by DHL; correct?
- 01:33PM 12 A. Correct.
- 01:33PM 13 Q. And we see here, we see here, I guess -- I don't know what
- 01:33PM 14 you would call it -- an airway bill, an identifier; right?
- 01:33PM 15 A. Yes.
- 01:33PM 16 Q. Okay, now, this would have been, approximately, March 29
- 01:33PM 17 when this package was to be shipped or when she presented it to
- 01:33PM 18 Packaging Place?
- 01:33PM 19 A. I believe they referenced it as March 30, 2016 DHL
- 01:33PM 20 shipment.
- 01:33PM 21 Q. The tip also came in on March 30, 2016; right?
- 01:33PM 22 A. Yes.
- 01:33PM 23 Q. The package was never interdicted, was it?
- 01:33PM 24 A. No.
- 01:33PM 25 Q. No one has ever determined from observation what was in

- 1 that package; correct? 01:33PM
- 2 I mean, through interviews with Mr. Monteforte and 01:33PM
- descriptions of how the buttons would look in packaging 01:34PM
- obtained from the Eldorado Tool, he identified them as 4 01:34PM
- believing that those items were part of the shipment that had 01:34PM
- been sent to Iraq. 6 01:34PM
- My question to you, though, is, no one has ever -- no one 01:34PM 7 I Q.
- 8 was ever on the other end of that package and opened it up and 01:34PM
- saw it, from law enforcement, either, yourself or --01:34PM
- 01:34PM 10 Α. Yes, the package was never inspected by law enforcement.
- No photos were ever taken by either -- by anyone, Mr. 01:34PM 11 Q.
- 01:34PM 12 Monteforte or anyone, regarding that?
- 01:34PM 13 Α. No.
- This would have gone -- a package being sent from 01:34PM **14** Q.
- 01:34PM 15 Pennsylvania to Iraq through DHL would have gone through
- Customs? 01:35PM 16
- 01:35PM 17 Α. Yes.
- All right. And it would have been subjected to a border 01:35PM 18 Q.
- 01:35PM 19 search there if required or if necessary?
- Correct. 01:35PM **20** Α.
- 01:35PM 21 Q. This SED would have accompanied that package, as well?
- 01:35PM **22** Α. Yes.
- 01:35PM **23** And that description of reamers and drill bits would have Q.
- 01:35PM 24 been on that SED?
- 01:35PM 25 In some form or fashion, yes. Α.

- 01:35PM 1 Q. And some of them could have seen that and determined that
- 01:35PM 2 a further look would be required; correct?
- 01:35PM 3 A. Depending on -- you have to understand -- the number of
- 01:35PM 4 packages coming through for CBP, it's immense. They would
- 01:35PM 5 normally have to have some sort of targeting in advance.
- 01:35PM 6 They're not looking, specifically, at wording on Shipping
- 01:35PM 7 Export Declarations for something that looks suspicious.
- O1:35PM 8 So, maybe, out of chance, it could have been inspected,
- 01:35PM 9 but in this case, it wasn't.
- 01:36PM 10 Q. So in other words, if it was, would we know?
- 01:36PM 11 A. There would have been a report indicating that that
- 01:36PM 12 package was inspected and found to contain, you know,
- 01:36PM 13 suspicious items.
- 01:36PM 14 Q. If it was, in fact, inspected and found to contain
- 01:36PM 15 suspicion items, there would have been a report; correct?
- 01:36PM 16 A. Correct.
- 01:36PM 17 Q. And there's no report; correct?
- 01:36PM 18 A. Correct.
- 01:36PM 19 Q. And if it was inspected and not found to contain, would
- 01:36PM 20 there have been a report?
- 01:36PM 21 A. CBP may have an internal system to document just packages
- 01:36PM 22 that they are opening and inspecting. Typically, they put a
- 01:36PM 23 letter in the package to indicate that the package had been
- 01:36PM 24 opened for inspection and then sealed with, basically, like,
- 01:36PM 25 green evidence tape, indicating Customs and Border Protection

Case 3:18-cr-00097-RDM Document 103 Filed 07/07/21 Page 120 of 198 120 1 had, in fact, inspected the package. 01:36PM 2 But in this case, there's been no report about that; Q. 01:37PM 3 correct? 01:37PM 4 Α. Correct. 01:37PM And, in fact, now, I think you had indicated that, by 5 Q. 01:37PM chance, a package such as this could have gone through; is that 01:37PM right? 01:37PM 71 8 Oh, absolutely. Α. 01:37PM Now, if you had put an alert, or if someone -- I know you 9 01:37PM weren't involved at this point in time -- but if someone had 01:37РМ 10 alerted, when they received this tip on March 30th, 2016, 01:37PM 11 regarding this package from Packaging Place going to Iraq with 01:37PM 12 an airbill, a DHL airway bill number, I mean, that certainly 01:37PM 13 could have been interdicted; correct? 01:37PM 14 Potentially, yes. As part of my -- as I said, as part of 01:37PM 15 Α. my normal course, whenever I open an investigation in my case 01:37PM 16 system, I'm entering as much information on subjects as I can, 01:37PM **17** which would include all known information, addresses, you know, 01:37PM 18 01:38PM 19 both foreign and domestic, phone numbers, emails, if I had had a lookout with the information provided, it would be determined 01:38PM **20** 01:38PM 21 on what was included in the Shipping Export Declaration.

If Mr. Roggio's name had appeared on it, if a phone number that matched my record appeared on it, then, there should be an indicator alerting me that there is an outbound package going. It is not fool proof. There is the volume of materials going in

01:38PM **22** 

01:38PM **23** 

01:38PM **24** 

01:38PM **25** 

121 and out of the country, our system just isn't -- it's fallible. 01:38PM 2 All right, so in other words, this package, this package Q. 01:38PM was never interdicted? 01:38PM I was unaware of this package at the time, yes. 41 01:38PM Α. You weren't on the case at this point? 5 Q. 01:38PM 6 Α. Correct. 01:39PM 7 But an alert could have been put out for the package; 01:39PM Q. 8 right? 01:39PM If I had been on the case prior to, yes, there's a good 9 Α. 01:39PM probability that we would have interdicted that package. 01:39РМ 10 01:39PM 11 Q. Thank you. Now, okay, so while we're here --01:39PM 12 MR. BARTOLAI: Judge, I'd like to use the Elmo. Should I wear my mask while I do that? 01:39PM 13 THE COURT: Unless someone has an objection to you not 01:39PM 14 01:39РМ 15 wearing it, you can do so. Everybody's all right. Okay. MR. BARTOLAI: Thank you. 01:39рм 16 01:39PM 17 BY MR. BARTOLAI: You have testified regarding some of these exhibits, and I 01:39PM 18 Q. 01:39PM 19 just wanted to go over some of it with you now. When Special Agent O'Donnell was following through on this 01:40PM **20** 01:40PM 21 investigation, he had the occasion to speak with people from Drill Masters Eldorado Tool, Inc. Right? 01:40PM 22 01:40PM 23 Α. Yes. 01:40PM 24 Q. And they provided him with some documentation relevant to

01:40PM 25 the matters that -- relative to the orders that Mr. Roggio had

```
122
       1 placed; is that right?
01:40PM
       2
         Α.
               Yes.
01:40PM
               And I'm going to just show you -- do you have Government's
       3
         Q.
01:40PM
         Exhibit 6 up there?
01:40PM
       41
               I do.
       5
         Α.
01:40PM
               Okay, so I'm putting it on this Elmo, and you could see it
       6
         Q.
01:40PM
         there, as well.
01:40PM
       71
       8
               When we look at this, I'll go through each page with you,
01:40PM
         it's a multi-page document, we see a sales order from Drill
01:40PM
01:40PM 10 Masters Eldorado; right?
               Yes.
01:40PM 11
         Α.
01:40PM 12 Q.
               And this order was made on December 3, 2015?
01:41PM 13 A.
               Correct.
               And part of the description is a quantity of 15 full-bore
01:41PM 14 Q.
01:41PM 15 reamers?
               Yes.
01:41PM 16
         Α.
01:41PM 17
               And 15 combo buttons, right, and the dimensions are there,
         Q.
01:41PM 18 are located, right?
01:41PM 19
         Α.
               Yes.
01:41PM 20
         Q.
               Now, turning the page, part of the same exhibit, this is
01:41PM 21 just a continuation, is it not, of that?
               Yes, shipping numbers are still the same.
01:41PM 22
         Α.
01:41PM 23
               Yes, the packing list. Again, it talks about the items
         Q.
01:41PM 24 etc., right? And then I'm going to turn the page. Again, this
01:41PM 25 is from Drill Masters, and it's regarding that 12/3 order;
```

```
123
       11
         correct?
01:41PM
       2
01:41PM
         Α.
               Okay.
       3
         Q.
               And it lists various items; correct?
01:41PM
       4
         Α.
               Yes.
01:42PM
               Okay, so there's a machine rod, a wire slot on rod, button
       5
         Q.
01:42PM
         grinding, rolo-matic NPS grind, button lapping, rifle cut and
01:42PM
       7 so on, you could see grinder taper for rod, button braze, etc.,
01:42PM
       8 so in other words, Mr. Roggio, when he placed this order on the
01:42PM
         3rd of December 2015, he ordered more than just rifle combo
01:42PM
         buttons; would you agree?
01:42PM 10
         Α.
               Yes
01:42PM 11
               And then, as Special Agent O'Donnell conducted his
01:42PM 12 Q.
         investigation, he also obtained documents from The Packaging
01:43PM 13
01:43PM 14 Place; right?
01:43PM 15
         Α.
               Yes.
               I'm going to show you Government's Exhibit 7 in a minute,
01:43PM 16
         Q.
01:43PM 17 but do you have that up there with you?
               I'm sure I do, yes.
01:43PM 18
         Α.
01:43PM 19
         Q.
               All right. I'll put this on the Elmo. So Government's
         Exhibit No. 7 is a document entitled on top, The Package Place.
01:43PM 20
01:43PM 21
         This would have been a form that was completed by Kristy
         Roggio, when she brought these items to The Package Place to be
01:43PM 22
         sent to Iraq; is that right?
01:43PM 23
01:43PM 24
         Α.
               I believe so, yes.
               In fact, you could see Mrs. Roggio's signature there?
01:44PM 25
         Q.
```

```
124
               Yes, at the bottom, yes.
       11
         Α.
01:44PM
       2
               It says, Ship to, and it's Ross Roggio?
         Q.
01:44PM
       3
         Α.
               Yes.
01:44PM
               In Iraq; right?
       4
         Q.
01:44PM
       5
         Α.
               Yes.
01:44PM
         Q.
               And, then, again, Government's No. 7 is a multi-page
       6
01:44PM
         document, I'm turning the page. This would be the
01:44PM
       8 actual -- this is to prepare the shipment, right, this would
01:44PM
         have been something The Package Place would have prepared?
01:44PM
01:44PM 10
         Α.
               Yes.
               And they, as part of their shipping, they identify -- they
01:44PM 11
         Q.
01:44PM 12 describe the merchandise that was being shipped; right?
01:44PM 13
         Α.
               Yes.
               And they highlight it here, torque wrenches, lower
01:44PM 14
         Q.
01:44PM 15 receiver, vice blocks, magnetic soft jaws, torque hand tool,
01:44PM 16 barrel nut wrench, castle nut wrench --
               MR. BARTOLAI: Judge, may I have a moment?
01:45PM 17
               THE COURT: Sure.
01:45PM 18
01:45PM 19
         BY MR. BARTOLAI:
               Pin D-10 tool, bolt catch pin punch, etc., and turning the
01:45PM 20
         Q.
01:46PM 21
         page, running boards, running board brackets.
01:46PM 22
         Α.
               Okay.
               Is this a document that was provided by The Package Place
01:46PM 23
         Q.
01:46PM 24 to Special Agent Donnelly?
01:46PM 25
         Α.
               Yes.
```

01:46PM

01:46PM

2

3 01:46PM

01:46PM

01:46PM

01:46PM

01:47PM

8 01:47PM

Α.

that is?

9 01:47PM

01:47PM 10

01:47PM 11

01:47PM 12

01:47PM 13

01:47PM 14

01:47PM 15

01:47PM 16

01:47PM 17

01:47PM 18

01:47PM 19

01:47PM 20

01:48PM 21

01:48PM **22** 

01:48PM 23

01:48PM 24

01:48PM **25** 

Also, again, continuing with the page M-tech axe -- I'm Q. sorry, if I may just start again here, I apologize.

We talked about Government Exhibit 7, the very first page, Packaging Place signed by Kristy Roggio, where she talks about the box of tools, and, then, this pen and keyboard. Then, when I turned the page, I notice some of these items that I discussed were in reference to a February 8, 2016 shipment?

I mean, is that -- I see an annotation up there regarding

a February 8, 2016 shipment. Can you tell us about that, what

I believe these are prior shipments, so when Special Agent Α.

Donnelly -- I mean, O'Donnell -- went to The Packaging Place,

he would have requested any and all shipments that Mr. Roggio

had conducted.

Okay.

Okay, all right, so thank you for that clarification. Q.

Α. I believe this package of documents is copies of the

documents that Mr. Monteforte had turned over.

Q. Now, this second page, this is the second page of

Government Exhibit 7. This second page that says, View

Commercial Invoice February 8, 2016 shipment, that is not the

shipment that drew the attention of Drill Masters; correct?

I don't know. Α.

Well, in other words -- okay, well, Drill Masters -- Mr. Q.

Monteforte from Package Place contacted Drill Masters on the

126 30th of March, correct, and inquired as to what parts were 01:48PM being sent to -- described the items in the package being sent 01:48PM to Iraq; right? 01:48PM Which would mean the commercial invoice that has the 4 Α. 01:48PM notation March 30th of 2016. 5 l 01:48PM 6 Q. Right. 01:48PM That's probably the one in reference. 01:48PM 71 Α. 8 Q. Specifically, rifle combo buttons; correct? 01:48PM 9 Α. Yes. 01:49PM 01:49РМ 10 Q. We're looking at what's in front of the Elmo now, the second page of Government's Exhibit 7, the February 8, 2016 01:49PM 11 01:49PM 12 shipment, this does not mention rifle combo buttons; correct? 01:49PM 13 The February 8 shipment, no. Α. 01:49PM 14 And, then, the third page, again, I see this one at the Q. 01:49PM 15 top references another prior shipment; is that right? Α. Yes. 01:49РМ 16 And that was -- that says January 19, 2016; correct? 01:49PM 17 Q. Correct. 01:49PM 18 Α. 01:49РМ 19 Q. Again, this is not the subject of that March 30 inquiry; 01:49рм 20 right? 01:49РМ 21 Α. No. Again, on this one, just for clarity, there's no rifle 01:49PM 22 Q. 01:49PM 23 combo buttons here; correct? 01:49PM 24 Α. No.

01:49PM 25 Q. Now, finally, the fourth page is regarding that March 30th

127 2016 shipment; right? 01:49PM 2 Yes. Α. 01:50PM 3 Q. And, again, the items shipped by or sent, you know, taken 01:50PM to Package Place from Kristy Roggio to be shipped to Iraq would 01:50PM 41 have included -- and here there are Mtech axe, 44 of those. Do 01:50PM you know what they would be? 01:50PM 7 I do not know. 01:50PM Α. OAI gauge; 2, right? I mean, you could see a description 8 Q. 01:50PM of the merchandise and the quantity that's being sent; right? 9 01:50PM 01:50PM 10 Α. Yes. Several gauges, reamers, it says? 01:50PM 11 Q. 01:50PM 12 Α. Yes. It mentions 20, right? Drill bits, it mentions 19; 9mm 01:50РМ 13 Q. drill bits, 1; right? 01:50PM **14** 01:50PM 15 Α. Yes. Shoe polish, saddle soap, 5.56 bits, that's 1; hollow Q. 01:50РМ 16 01:51PM 17 handle hand tool, a shoe shine buff cloth, urine test kits and shoe shine brushes; correct? 01:51PM 18 01:51PM 19 Α. Yes. All right. So would you agree that this Page 4 of this 01:51PM **20** Q. 01:51PM 211 Government Exhibit 7, relative to this shipment on March 30th, 2016, it never mentions rifle combo buttons; correct? 01:51PM **22** Not specifically, no. 01:51PM **23** Α. 01:51PM **24** Q. We know, from the discussion Agent O'Donnell had with the people from Drill Masters and the invoices that they provided, 01:51PM **25** 

128 1 the quantity of those rifle combo buttons would have been 15; 01:51PM 2 correct? 01:51PM 3 Α. Yes. 01:51PM 4 Q. And there are no items that are 15 here; correct? 01:51PM The 9mm drill bits, even though it's a quantity of 1, the 5 Α. 01:51PM package is a package of 15, based on my reading of this. 01:51PM 71 Q. Really? What do you base your conclusion on? 01:52PM 8 Α. The unit value broken down next to the quantity. Based on 01:52PM my experience of reviewing countless forms such as this, I 9 01:52PM 01:52PM 10 would look at this and think that it was a one package of 9mm drill bits, and within that package, there were 15 units. 01:52PM 11 All right, I see. And that's just based upon your 01:52PM 12 Q. 01:52PM 13 experience. How would you come up with that again? I see 01:52PM 14 quantity 1, unit value, is that 15? If you look up at the first line item, that Mtech MT axe. 01:52PM 15 Α. It says a quantity of 44. 01:52PM 16 01:53PM 17 Q. Right. And then the unit value is 12. So the total number of 01:53PM 18 01:53PM 19 Mtech mount axes sent is 44 times 12, which I'm guessing is the 528 line total at the end. 01:53PM 20 01:53PM 21 Q. So you're guessing, okay. I don't have a calculator in front of me. 01:53PM **22** Α. 01:53PM 23 Q. You're not guessing --

01:53PM 24 A. I'm estimating.

01:53PM 25 Q. I understand, all right. So you're, more or less, doing

129 1 the same with the drill bits. Instead of -- when they say 01:53PM quantity 1, you're assuming that it's a package that contains 01:53PM 15; is that right? 01:53PM Α. 4 Yes. 01:53PM MR. BARTOLAI: May I have a moment, Judge? 5 01:53PM 6 THE COURT: Yes. 01:53PM BY MR. BARTOLAI: 01:55PM 8 Q. Sir, relative to this -- to the commercial invoice that we 01:55PM have together, and I appreciate how you're trying to determine 01:55PM 01:55PM 10 the number, but when we see -- when we're talking about these 9mm drill bits, and we're talking about -- do you know the type 01:55PM 11 of weapons that were being alleged to have been produced in 01:55PM 12 01:55PM 13 Iraq? I believe, based on the Weapons Feasibility Report, the 01:55PM 14 01:55PM 15 plan was to do 9mm Glocks and 556 M4's, basically, .223 caliber, which is 53, 56 M4-style rifle, assault rifle. 01:55РМ 16 01:55PM 17 Q. Now, when we're talking about the 9mm drill bit, which is -- this is a metric drill bit, right, 9mm? 01:56РМ 18 01:56PM 19 Α. I can't comment to that. Okay, I understand. 01:56PM **20** Q. 01:56PM 21 Α. From an investigative viewpoint, to me, I would, based on my composite knowledge of the case, I would think that seeing 01:56РМ 22 9mm drill bits and 556 bits are reference to push button -- the 01:56PM **23** combo buttons for drilling a barrel for a 9mm weapon and a 556 01:56РМ 24 01:56PM **25** weapon.

- 01:56PM
- 01:56PM
- 01:56PM
- 01:56PM
- 51 01:57PM
- 01:57PM
- 7 01:57PM
- 01:57PM
- 01:57PM
- 01:57PM 10
- 01:57PM 11
- 01:57PM 13
- 01:57PM 14
- 01:58PM 15
- 01:58PM 16
- 01:58PM 17
- 01:58PM 18
- 01:58PM 19
- 01:58PM 20
- 01:58PM 21
- 01:58PM **22**
- 01:58PM **23**
- 01:58PM **25**

- In other words -- so you're saying that the description
- here that Mr. Monteforte at Packaging Place put on this report
  - after he had discussed with the people from Drill Masters is
  - different than rifle combo buttons; right?
  - I can't speak as to why Mr. Monteforte did not call them
  - combo buttons and went with drill bits.
  - There's no claim that Mr. Monteforte at Packaging Place, Q.
  - somehow, was involved in or a party to or complicit with
- shipping these -- or knowing, at least, willfully, shipping 9
  - these items to Iraq; correct?
  - Based on my knowledge of the case, he was not considered a Α.
- suspect, and he was cooperative, up to and including an 01:57PM 12
  - interview that I accompanied Mr. O'Donnell on -- or Agent
  - O'Donnell on with Mr. Monteforte.
  - Now, you had testified that Mr. Monteforte had looked at a Q.
  - photograph of these rifle combo buttons or identified a
  - photograph or items depicted in a photograph?
  - If I understand the sequence of events correctly,
    - recalling them correctly, Agent O'Donnell obtained photos of
  - what these materials would look like, went to Mr. Monteforte,
    - showed him these photos and asked if these were representative
      - of the items that were packaged within this shipment, to which
    - he replied in the affirmative that they did match what he had
- 01:58PM 24 packaged in the shipment.
  - So do you have a copy of the photograph that Agent Q.

```
131
       1 0'Donnell showed Mr. Monteforte?
01:58PM
       2
               Not in front of me.
         Α.
01:59PM
               Have you ever seen a copy of that photo?
       3
         Q.
01:59PM
               I don't recall.
       4
         Α.
01:59PM
               Do you know if he has it?
       5
         Q.
01:59PM
         Α.
               I would imagine that he has that.
       6
01:59PM
       7
               He's present today; correct?
01:59PM
         Q.
       8
         Α.
               Yes.
01:59PM
               All right, good. And so, now, I'm going to direct your
       9
         Q.
01:59PM
01:59PM 10 attention to Paragraph 26 of Government's No. 5, which is the
         Search Warrant Application. I'll read it to you and I'll ask
01:59РМ 11
01:59PM 12 you, it says;
               During this interview, the FBI Special Agent" -- we know
01:59PM 13
01:59PM 14 that would be Mr. O'Donnell; correct?
01:59PM 15
         Α.
               Yes.
               -- "showed Monteforte a photograph of two cylindrical
01:59PM 16 Q.
01:59PM 17 items, which, based upon interviews with Drill Masters, is how
01:59PM 18 rifling combo buttons are packaged and shipped from Drill
         Masters Tool, Inc." Correct?
02:00PM 19
         Α.
02:00PM 20
               Yes.
               So according to Paragraph 26, the photo that Mr. -- that
02:00PM 21
         Q.
         Agent O'Donnell showed Monteforte was a photograph of two
02:00PM 22
02:00PM 23 cylindrical items; right?
02:00PM 24
         Α.
               Yes.
               Which depicted how the buttons are packaged and shipped;
02:00PM 25
         Q.
```

```
132
         right?
       11
02:00PM
       2
         Α.
               Correct.
02:00PM
       3
         Q.
               So he -- in essence, what he showed Monteforte was two
02:00PM
          items of the packages, not necessarily the rifle combo buttons;
02:00PM
       5
         correct?
02:00PM
               I can't speak for that, I was not there.
       6
         Α.
02:00PM
       7
               So would it be fair to say that you don't know?
02:00PM
         Q.
       8
         Α.
               Yes.
02:00PM
               And, then, when we continue on the next page, Paragraph 26
       9
         Q.
02:00PM
02:00РМ 10
         continued on the next page. It says;
02:00PM 11
               "Monteforte looked at the photograph and said, yes, that
02:00PM 12 looks like them. They were in plastic tubes, and they were
         about 36-inches long." Correct?
02:00РМ 13
               Correct.
02:01PM 14
         Α.
               So what he's saying is, these are in plastic tubes, and
02:01PM 15
         Q.
02:01PM 16 they were 36-inches long; right?
               That's what it reads, yes.
02:01PM 17
         Α.
               Now, there came a point in time when Special Agent
02:01PM 18
         Q.
02:01PM 19
         O'Donnell had a telephone conversation with Mr. Roggio; right?
02:01PM 20
         Α.
               Correct.
02:01PM 21
         Q.
               That would have been, according to the Search Warrant
         Affidavit on April 29, 2016, Paragraph 19?
02:01PM 22
02:02PM 23
         Α.
               Okay, yes.
02:02PM 24
         Q.
               And it mentions that, does it not, April 29, 2016?
02:02PM 25
               Yes.
         Α.
```

- 02:02PM 1 Q. And Roggio was telephonically interviewed by the Special
- 02:02PM 2 Agent we know to be 0'Donnell; right?
- 02:02PM 3 A. Yes.
- 02:02PM 4 Q. And, now, at this point in time, Special Agent O'Donnell
- 02:02PM 5 did not call Mr. Roggio directly; correct?
- 02:02PM 6 A. Again, I'm recalling back, I believe that Mr. Roggio's
- 02:02PM 7 ex-wife called and put him on the phone, if I'm correct on
- 02:02PM 8 that.
- 02:02PM 9 Q. All right, you know that Mr. Roggio -- when you say Mr.
- 02:02PM 10 Roggio's ex-wife, you know that he's married; correct?
- 02:02PM 11 A. Is he still married to Kristy Roggio? I'm not following
- 02:02PM 12 the saga.
- 02:02PM 13 Q. In other words, you knew, at the time, that he was married
- 02:02PM 14 -- on April 29, 2016, as far as you know, from looking back on
- 02:03PM 15 your investigation -- he was married to this Kristy Roggio;
- 02:03PM 16 correct?
- 02:03PM 17 A. Yes.
- 02:03PM 18 Q. So that would have been his wife, at the time; right?
- 02:03PM 19 A. Yes.
- 02:03PM 20 Q. Would you agree with me -- although, it may not say this
- 02:03PM 21 in this affidavit -- that Special Agent O'Donnell went to the
- 02:03PM 22 Roggio house, in an attempt to talk to Mr. Roggio, but he was
- 02:03PM 23 not there.
- 02:03PM 24 A. That's my understanding of it, yes.
- 02:03PM 25 Q. He was in Iraq, at the time; right?

134 Yes. Α. 02:03PM 2 So on April 29, 2016, when Special Agent O'Donnell went to Q. 02:03PM speak with Roggio at the house in Pennsylvania, he wasn't 02:03PM there, he was in Iraq, and he spoke to his wife Kristy Roggio; 02:03PM 5 right? 02:03PM 6 Α. Yes. 02:03PM And it was Kristy Roggio that called up Ross Roggio, her 02:03PM 7 Q. husband, in Iraq, and handed the phone to the Special Agent 02:03PM O'Donnell; is that right? 02:03PM 02:03РМ 10 Α. Sounds correct, yes. It was then that Agent O'Donnell asked him had he bought 02:03PM 11 Q. 02:04PM 12 these rifle combo buttons; is that right? 02:04PM 13 Α. Yes. Okay, well, I'm going to -- he said that he may 02:04PM **14** Q. have -- was that your testimony, he may have? 02:04PM 15 Again, if that's what I said, that's what I said. 02:04PM 16 Α. 02:04PM 17 Q. Okay. And he was asked where they were, if you recall? Roggio responded, No, and Roggio went on to say that he 02:04PM 18 02:04PM 19 may have shipped cleaning kits for an AR-15, approximately, six weeks ago. 02:04PM 20 02:04PM 21 Q. Again, when we talked about Paragraph 19 of the Search 02:05PM **22** Warrant Application, we're talking about -- again, I'm going to 02:05PM **23** just read it to you. "On April 29 in Stroudsburg, Pennsylvania, Roggio was 02:05PM **24** telephonically interviewed by FBI Special Agent regarding the 02:05PM **25** 

135 1 export of gun products from the United States to Iraq. Roggio 02:05PM was asked by the Special Agent if he had shipped any gun parts 02:05PM or gun tools to Iraq, and Roggio responded, No." 02:05PM Is that right? 4 02:05PM Correct. 5 Α. 02:05PM And he went on to say that he may have shipped cleaning 02:05PM 6 Q. kits for an AR-15 six weeks earlier; is that right? 02:05PM 8 Α. Yes. 02:05PM And, then, he was asked about these guns -- about the 9 Q. 02:05PM 02:05PM 10 reamers or drills; right? Yes. 02:05PM 11 Α. He was asked, Where are they, essentially; right? 02:05PM 12 Q. 02:05PM 13 Α. Yes. 02:05PM 14 And he said, Well, they may be there -- he said, "They may Q. be at the house, they were shipped there." 02:05PM 15 Is that what he told him? 02:05PM 16 02:06РМ 17 Α. "Roggio stated he was unsure where the reamers and rifling buttons were, because he had a safe and lock box at both his 02:06PM 18 02:06PM 19 and his parents' house in Stroudsburg, Pennsylvania." All right, so, at this point in time, you knew that these 02:06PM **20** Q. 02:06PM **21** buttons were ordered from Drill Masters, and they were sent to his residence in Pennsylvania; right? 02:06РМ 22 Yes. 02:06PM **23** Α. 02:06PM **24** Q. And, in fact, he's telling you -- and when you confronted him or when Special Agent O'Donnell confronted him about where

02:06PM **25** 

- 02:06PM 1 they were, he basically said, They're probably in Pennsylvania
- 02:06PM 2 there. Is that right?
- 02:06PM 3 A. That was his answer, based on the paragraph, yes.
- 02:07PM 4 Q. So you had a meeting -- we're getting to that
- 02:07PM 5 investigative meeting, when you came into the case. You hadn't
- 02:07PM 6 come into the case until December 16 and sometime in January
- 02:07PM 7 2017, sitting down with the various agencies for this meeting,
- 02:07PM 8 and the border search option was discussed. Is that right?
- 02:07PM 9 A. Yes, I brought it up.
- 02:07PM 10 Q. All right, you brought it up. Now, at that point in time,
- 02:07PM 11 January of 2017, Agent Donnelly had received a tip from Drill
- 02:07PM 12 Masters, he had spoke to people from Drill Masters, he had
- 02:07PM 13 spoke to Monteforte from Packaging Place, he had spoke to Mr.
- 02:08PM 14 Roggio in Iraq, there had been search warrants issued by, I
- 02:08PM 15 guess it was, Agent Dunberg?
- 02:08PM 16 A. Correct.
- 02:08PM 17 Q. For these emails from Mr. Roggio, and, in fact, he had
- 02:08PM 18 already received some of those emails; correct?
- 02:08PM 19 A. Yes.
- 02:08PM 20 Q. I think you had mentioned that you were the first Homeland
- 02:08PM 21 | Security agent that had been involved in the case; is that
- 02:08PM **22** right?
- 02:08PM 23 A. Correct.
- 02:08PM 24 Q. But isn't Agent -- isn't Dunberg also a Homeland Security
- 02:08PM 25 guy?

137 No, he's not. Α. 02:08PM 2 What is he, I'm sorry? Q. 02:08PM He is with the -- he's a Special Agent for the U.S. 3 Α. 02:08PM Department of Commerce Office of Export Enforcement, Bureau of 4 02:08PM Industry and Security. 02:08PM 6 Q. Okay. 02:08PM They have a similar role in examining and preventing the 02:08PM 7 I export of controlled items that appear on the commerce control 02:09PM 9 list. 02:09PM I see. I apologize for that, I don't know what I was 02:09PM 10 Q. thinking when I asked you that. 02:09PM 11 So in other words, at this point in time, during this 02:09PM 12 pow-wow, this investigative meeting, all these things had 02:09РМ 13 already occurred; correct? 02:09PM 14 02:09PM 15 Α. Yes. 02:09РМ 16 And the decision was made or the choice was made that, Q. 02:09PM 17 perhaps, a border search would be something that should be considered? 02:09PM 18 02:09PM 19 If the opportunity presented itself. What I had proposed was, explained the border search authority capabilities, what 02:09PM **20** it entails, and said if we have the opportunity and we identify 02:09PM **21** that Mr. Roggio is traveling back into the country, that we 02:09PM **22** could refer him to secondary to see if he has anything in his 02:09PM **23** luggage, and, then, specifically, detain the devices for 02:10PM **24** 

02:10PM 25 examination.

- 02:10PM
- 02:10PM
- 02:10PM
- 02:10PM
- 02:10PM
- 02:10PM 71
- 02:10PM
- 02:10PM
- 02:10PM 10
- 02:10PM 11

- 02:10PM 14
- 02:11PM 16
- 02:11PM 17
- 02:11PM 18

- 02:11PM **20**

- So in other words, you thought that, perhaps, regardless
- of how he presented himself to primary and regardless of how
- the secondary interview or examination went, it would be a
- chance to detain the devices; is that right? 41
- Based on my review of all case materials and the search 5
- warrant findings and the emails within, I believed it was very 02:10PM
  - reasonable to suspect that Mr. Roggio was engaged in some type
  - of illegal export activities, as well as brokerage and service
    - activities in Iraq, without the permission of the Department of
    - State.
    - To seize his devices, is that it? Q.
- 02:10PM 12 To not seize them, to detain them for a border search Α.
- 02:10PM 13 examination.
  - To detain them, in other words, to actually take them, Q.
- right, from him, and to have them ultimately forensically 02:11PM 15
  - examined?
    - Α. Correct.
    - Is that right? Did anyone discuss getting a search warrant Q.
- 02:11PM 19 at that point in time?
  - We probably -- we were throwing out all sorts of ideas as
- 02:11PM 21 to the best courses of action, whatever we were going to do. I
- explained to them that border search is a lawfully lawful 02:11PM **22**
- exemption of the Fourth Amendment, and it gives us the 02:11PM **23**
- opportunity to do a cursory review to see if we can find 02:11PM **24**
- anything that would substantiate seizing the devices. 02:11PM **25**

02:11PM

02:11PM

02:11PM

3

71

02:11PM

02:12PM

02:12PM

02:12PM

8 02:12PM

02:12PM

02:12PM 10

02:12PM 11

02:12PM 12

02:12PM 13

02:12PM **14** 

02:12PM 15

02:12PM 16

02:12PM 17

02:12PM 18

02:13PM 19

02:13PM **20** 

02:13PM 21

02:13PM 22

02:13PM **23** 

02:13PM **24** 

Q. All right, so in other words -- so the decision was made to not go with the search warrant; is that right?

Didn't need to, he was -- if he was going to travel and he Α. was going to come from international space into the U.S., he had to cross the border and be examined. During that examination, we have the authority to detain electronic devices and conduct a forensic search of them.

Q. Now, you said -- your answer there mentioned forensic search. Earlier, you had said cursory review.

Well, we don't want to take the chance anymore of -- the old term was fat fingering the phones, because you run the risk of opening the device and altering the device that could possibly be used later down the road as evidence.

If you delete something, if you change the format of that device, you substantially change its admissibility in court. By detaining them, the process is, if the individual, in this case Mr. Roggio, provided his passwords, passwords were provided, they were documented, the phones are then taken and they are placed in airplane mode, so that they cannot be remotely activated and deleted. They are then bagged as evidence and submitted and packaged in the FedEx box and sent to me.

I make no alterations to the phone, I simply sign for them and then I hand it over to our computer forensics people who 02:13PM 25 are trained in the extraction of data.

140 That's what you did in this case? Q. 02:13PM It's what I do in all cases. This is not unique to Mr. Α. 02:13PM 3 Roggio. 02:13PM So you never conducted cursory review of the data on the 41 Q. 02:13PM phone; is that right? 02:13PM No, I did. So once the extraction is done by the computer 6 Α. 02:13PM forensics analyst, we're under a clock, basically, we're trying 02:13PM to get this done in an orderly amount of time. I believe 02:13PM policy -- we would like it to be within 30 days, but it doesn't 02:13PM always fall that way, sometimes forensics guys are backed up. 02:13PM 10 02:14PM 11 So line item -- I forget the sequencing of it -- but as the first device is extracted in its entirety, so we're 02:14PM 12 not -- we do that so that we are not manipulating the phone and 02:14PM 13 changing it whatsoever. That extraction is posted to an 02:14PM 14 internal evidence review system where I can then conduct a 02:14PM 15 cursory review of the data that's there. For me to do a full 02:14PM 16 02:14PM 17 review of that device would take weeks, if not months. MR. BARTOLAI: Your Honor, may I have a moment? 02:14PM 18 02:14PM 19 THE COURT: Yes. THE WITNESS: So it is a cursory review that I conducted. 02:14PM **20** 02:14PM 21 I extract -- or based on that review, I'm looking at items that, I think, are of evidentiary value in our case or support 02:15PM **22** the fact that Mr. Roggio is engaged in some sort of illegal 02:15PM 23

02:15PM 25 BY MR. BARTOLAI:

02:15PM **24** 

activity in Iraq.

02:15PM 1 Q. So wait, Agent, you're saying that your cursory review of

02:15PM 2 this data, of Mr. Roggio's electronic devices, occurred after

02:15PM 3 the forensic search; is that right?

02:15PM 4 A. Correct, it is an extension of the border search. There is

no search, it's border search includes the detention of the

6 devices, the transit to an appropriate area that can

forensically examine them, and then my examination.

02:15PM 8 Q. Okay.

02:15PM

02:15PM

02:15PM

02:15PM 9 A. It's an extension of the border, and that's all laid out.

02:15PM 10 Q. All right, so let's talk about the border search and the

02:15PM 11 search of the electronic devices.

02:15PM 12 Do you have -- I asked if the Deputy Courtroom Clerk place

in front of you what's been marked as Defendant's Exhibit D, E

02:16PM 14 and F. Do you have them there?

02:16PM 15 A. Yes.

02:16PM 13

02:16PM 16 Q. All right. Have you ever seen these before?

02:16PM 17 A. No.

02:16PM 18 Q. As part of your training and duties as a Homeland Security

02:16PM 19 Investigator, are you required to know the policies of the

02:16PM 20 Department of Homeland Security, regarding border searches of

02:16PM 21 electronic devices?

02:16PM 22 A. Yes.

02:16PM 23 Q. And do you receive training in that area?

02:16PM 24 A. Yes.

02:16PM 25 Q. On a continuing basis?

when there are changes to a policy.

142

02:16PM

02:16PM

02:16PM

02:16PM

41

7

02:16PM

02:17PM

02:17PM

02:17PM

02:17PM

02:17PM 10

02:17PM 11

02:17PM 13

02:17PM **14** 

02:17PM 15

02:17PM **16** 

02:17PM 17

02:17PM 18

02:18PM 19

02:18PM **20** 

02:18PM **21** 

02:18PM **22** 

02:18PM **23** 

02:18PM **24** 

02:18PM **25** 

It's on -- maybe not a continuing annual basis, but we do engage in virtual training, as well as periodic law updates

Would you agree that the policy regarding Homeland Security's conducting a border search of an electronic device has changed, since Mr. Roggio's devices were seized?

Since they've -- I see Exhibits E and F fall outside Α. January 4th of 2018, so this occurred -- whatever these documents are occurred after -- well after Mr. Roggio's border search.

Right, and you've never heard of -- you've never heard of Q. 02:17PM 12 these documents that I've placed in front of you, you never had a chance to review them?

> Exhibit E is a CBP Directive, so that would be something internal to CBP and not Homeland Security Investigations, that applies to F, as well, and these are privacy -- Exhibit D is a Privacy Impact Assessment. This is something that would have been done, probably, at the DHS headquarters level, and then I'm sure this is part of or incorporated somewhat in the policy that works its way down to us.

But as for looking at that specific, no, I don't believe I've ever -- that does not look familiar to me.

All right. Let's talk about what you know about these Q. border searches. Have you ever conducted a border search at the border?

02:18PM 1 A. Let me think of this. Yes. So as part of my job, prior to

02:18PM 2 Counter Proliferations, it involved investigations at the

02:18PM 3 seaport. So a ship that comes into the U.S., the seaport, the

02:18PM 4 airports are functional equivalents of the border.

02:18PM 5 Q. Would you agree with me, as a law enforcement agent at the

border, you can inspect an individual and his belongings for,

02:19PM 7 essentially, no reason?

02:19PM 8 A. Yes.

02:18PM

02:19PM 9 Q. You can ask him questions; correct?

02:19PM 10 A. Yes.

02:19PM 11 Q. You can look -- search him; right?

02:19PM 12 A. Correct.

02:19PM 13 Q. His person, his belongings?

02:19PM 14 A. If there is a reason to go into that depth, yes.

02:19PM 15 Q. In other words, his bags?

02:19PM 16 A. There's a number of indicators, you know, that CBP uses as

02:19PM 17 they're evaluating passengers.

02:19PM 18 Q. But you don't need any reason to search an individual at

02:19PM 19 the border; right?

02:19PM 20 A. Based on the law, no.

02:19PM 21 Q. When we talk about these electronic devices, again, I'm

02:19PM 22 asking you regarding the policy of -- you know, the policies

02:19PM 23 for Homeland Security on a border search.

02:19PM 24 MR. HINKLEY: Your Honor, if I may interrupt. I'm going to

02:19PM 25 object to the questions about policy. I don't think it's really

144 1 relevant for today's proceedings. 02:19PM THE COURT: Well, I'll allow the question, if you can be 02:20PM more specific, Mr. Bartolai. A lot of what you're asking this 02:20PM witness, right now, is permissible, but it's bordering on 02:20PM 41 asking him for legal conclusions and, perhaps, even conclusions 02:20PM on ultimate issues in this case. 02:20PM I'm willing to allow it to a degree, and I'm going to 02:20PM 7 continue to allow you to question the witness, but as far as 02:20PM policy considerations, you've got to narrow your questions, 9 02:20PM because I'm not even sure that I understand where you're headed 02:20РМ 10 02:20PM 11 here. MR. BARTOLAI: Very good. 02:20PM 12 02:20PM 13 BY MR. BARTOLAI: So Agent, I can pick up a phone and look at it and inspect 02:20PM 14 Q. it at the border; correct? 02:20PM 15 Α. Yes. 02:20PM 16 02:20PM 17 Q. And that means that you can manually manipulate it, turn 02:20PM 18 it back and forth, make sure -- take the battery out -- I'm not 02:20PM 19 talking about just phones, but any electronic device, and make sure there's not a hidden compartment in there; correct? 02:21PM **20** 02:21PM **21** Hidden compartments, there are cell phones disguised as handguns, you can investigate and look and make share there's 02:21PM **22** 02:21PM **23** no explosives. Right, and that is like a manual type of search of the 02:21PM **24** Q. phone itself; correct? 02:21PM **25** 

- A physical search, yes. Α. 02:21PM
- 2 A physical search, you don't have to open the phone for Q. 02:21PM
- that? 3 02:21PM
- 4 Α. You can. 02:21PM
- 5 Q. But you don't have to? 02:21PM
- Well, it would be part of the physical search to make sure 6 Α. 02:21PM
- that it's active and operates the way a cell phone would. 02:21PM
- 8 Q. So we will go to the next level then. And you could 02:21PM
- 9 also -- not only could you manually manipulate it and look at 02:21PM
- 02:21PM 10 it and examine it, you can actually turn it on; right?
- Α. Yes. 02:21PM 11
- 02:21PM **12** And that includes asking the traveler or the owner of the Q.
- cell phone for his passcode; correct? 02:21PM 13
- 02:21PM 14 Α. Right.
- He would provide it to you, and you could open it up and 02:21PM 15 Q.
- 02:21PM 16 look at it. Right?
- 02:22PM 17 Α. It's up to them whether they want to provide their
- 02:22PM 18 passcode or not.
- 02:22PM 19 Q. But if he gives you the passcode, you can certainly look
- in the phone, right? 02:22PM **20**
- 02:22PM **21** Α. Absolutely, yes.
- That's all part of your understanding of what can be done 02:22PM **22** Q.
- 02:22PM 23 at the border; right?
- 02:22PM **24** Α. Yes.
- Although, you weren't involved in this particular case, 02:22PM **25** Q.

with respect to the handling of his devices that night on

would have been within the border search authority of the

February 26, 2017, that certainly could have been done, that

146

02:22PM

02:22PM

02:22PM

4 02:22PM

5 02:22PM

02:22PM

02:22PM 71

8 02:22PM

9 02:22PM

02:22PM 10

02:22PM 11

02:23PM 12

02:23PM 13

02:23PM 14

02:23PM 15

02:23PM 16

02:23PM 17

02:23PM 18

02:23PM 19

02:23PM **20** 

02:23PM **21** 

02:23PM **22** 

02:23PM **23** 

02:23PM **24** 

02:23PM **25** 

Α. So there was no need for anyone to open those phones and Q.

search them; correct?

Correct.

They weren't opened or searched, they were powered on, Α.

Based on the CBP officer's testimony, if we weren't involved whatsoever, CBP more than likely would have examined

his phones.

agents there; correct?

But we know they weren't examined; right?

No, because the call was already made that we were

forensically going to examine those phones, as part of the

border search. So we don't want any -- the whole point is, we

don't want anybody opening the phones, we want them as is, as

they came, placed -- other than opening them up, powering them

on, entering the code to make sure that it works, placing the

phone into airplane mode, that is the level of manipulation

that would be required prior to packaging as evidence and

sending it down for the forensics examination to the requesting

office.

Q. So the determination was made, prior to Mr. Roggio

crossing the border, that his devices were going to be detained

and forensically examined; correct?

147 1 activated, verified the codes worked, and the airplane 02:23PM mode -- placed into airplane mode and packaged. 02:24PM Who did that? 3 Q. 02:24PM That I don't know, that could have been CBP, it could have 4 Α. 02:24PM been HSI Agent Mundy, I wasn't there, I don't know how the 02:24PM delineation of duties were separated. 02:24PM 7 Q. Did you do that? 02:24PM 8 No. I was not in New York at the time. 02:24PM In fact, you were never at the J.F.K. Airport? 9 Q. 02:24PM No, I offered to drive up and was told that it was not 02:24PM 10 Α. needed. 02:24PM 11 You were always in Philadelphia regarding this -- during 02:24PM 12 Q. this time? 02:24PM 13 02:24PM 14 Α. Yes. 02:24PM 15 We have seen exhibits offered earlier by -- the reports Q. 02:24PM 16 relative to the border inspection people, Customs and 02:24PM 17 Protection, Government's No. 1 was a report of -- by Mrs. 02:24PM 18 Morales, regarding the interview of Mr. Roggio, that was 02:25PM 19 identified -- the report at the very top said it was generated by Burke, Jeffrey Burke. You would have been able to get that 02:25PM 20 report remotely from Philly? 02:25PM 21 Α. Correct. 02:25PM **22** So you didn't have to go there to get that? 02:25PM **23** Q. No, I have access to CBP's systems, as part of my normal 02:25PM **24** Α.

02:25PM 25 course of duties with Homeland Security Investigations.

02:25PM

02:25PM

02:25PM

3

4|

71

9

02:25PM

02:25PM

02:25PM

02:25PM

02:25PM **8** 

02:26PM

02:26PM 10

02:26PM 11

02:26PM 12

02:26РМ 13

02:26PM 14

02:26PM 15

02:26PM 16

02:26PM 17

02:26PM 18

02:26PM 19

02:27PM **20** 

02:27PM **21** 

02:27PM **22** 

02:27PM **23** 

02:27PM **24** 

02:27PM **25** 

Q. So it was, essentially, as easy as someone -- you even provided the bag with the postage to get the phone.

A. It's kind of a courtesy, so if J.F.K. is conducting this, and rather than -- so they don't have to incur the expense of shipping, it's customary to provide them with our office FedEx client code, so that the bill is sent to the SAC of Philadelphia, as opposed to New York having to pay for it.

That's customary throughout any office that's requesting service at J.F.K. or elsewhere.

Q. Now, when did you provide that, that courtesy?

A. It would have been that day. As I said, I'm talking with SA Mundy before and after the secondary event, and, you know, providing details and trying to find out, Hey, how'd it go, you know, just get information on how everything went and if there were any problems.

Q. Now, earlier, when you testified, I think, at first, you were unsure if you spoke to Agent Mundy?

A. My hesitation -- I was trying to -- I wouldn't call SA Mundy directly on my whim to say, Hey, I want a border search. That call is routed -- so I'm talking to my supervisor. I believe, in this case, my supervisor of Counter Proliferations in Philadelphia called up to New York and spoke to the group supervisor of Counter Proliferations there and said, Hey, this is what we're looking to do, what's the best course of action?

At some point, I'm provided the name of SA Mundy as my

- 02:27PM

02:27PM

- 02:27PM
- 02:27PM
- 5 02:27PM
- 02:27PM
- 7 02:27PM
- 8 02:27PM
- 02:27PM
- 02:27PM 10
- 02:27PM 11

- 02:28PM 15
- 02:28PM 16
- 02:28PM 17
- 02:28PM 18
- 02:28PM 19
- 02:29PM **20**
- 02:29PM **21**
- 02:29PM **23**

- point of contact who is the duty agent. So your request -- I
- did talk to him, but it wasn't -- there was sequential people
- that I spoke to. I was trying to craft my answer and you didn't
- let me finish. 4
  - I understand. But, now, earlier, as you pointed out, you Q.
  - weren't sure if you talked to him, but now I think it's clear--
  - Α. That's not what I said.
  - Okay, but now you've talked to him before and afterwards? Q.
- 9 Is that what happened?
  - Α. Absolutely.
  - Now, you recall speaking to him before the search and Q.
- 02:27PM 12 afterwards --
- Again, I'm going to go back, you did not let me finish the 02:27PM 13
- 02:27PM 14 crafting of my answer. I spoke to him, I have no doubt that I
  - spoke to him both before and after.
    - All right. Do you have any type of memo, any type of note, Q.
    - regarding that that would memorialize that?
  - No, it's a general phone call to make sure that -- let me
    - actually -- hold on. So not documenting the phone call, but as
      - part of my report, Government Exhibit 10, on Page 5 of 6,
      - indicates on February 28, "SA Burke received the above items
- from SA Mundy, confirmed the contents, and secured them pending 02:29PM **22** 
  - submission to HSI Philadelphia Forensics Lab."
- 02:29PM **24** But as for documenting the context of the phone calls, no,
- that's simply a formality. I want to make sure that they have 02:29PM **25**

02:29PM

02:29PM

02:29PM

02:29PM

5 02:29PM

02:29PM

6

9

7 02:29PM

02:29PM

02:30PM

02:30PM 10

02:30PM 11

02:30PM 12 report.

02:30PM 13

02:30PM 14

02:30PM 15

02:30PM 18

02:30PM 19

02:30PM **20** 

02:30PM **21** 

02:30PM **22** 

02:30PM **23** 

02:31PM **25** 

everything they need because they're doing me the favor. I would much prefer to have been up there to do it, myself, but there was no need for me to waste Government time and resources

when it could be done just as easily by SA Mundy.

Now, you just mentioned Government Exhibit 10, and you noted on Page 5;

"On February 28, 2017, SA Burke received the above items from SA Mundy, confirmed the contents and secured them pending submission to the HSI Philadelphia Forensic Lab". That wasn't a phone call, that was that pre-bagged --

- Correct, but that's a reference to SA Mundy within my Α.
- But your notes don't reference any phone calls before and Q. after; right?
- As far as I'm aware, no, and I don't know that I would, in Α. 02:30PM 16 the normal course of business, make that an addendum to a 02:30PM 17 report -- make that part of a report. That's spelled out in the CBP detention forms as Mundy is the seizing agent, and I'm just coordinating with him to get that stuff down to me.
  - That's really all that is done -- that's really all that Q. Agent Mundy was, was the seizing agent; right?
  - Correct, he's just standing in for me. Α.
- He had no discretion regarding whether or not to seize Q. 02:31PM 24 that?
  - No, not at all. It's my decision as a case agent to do it, Α.

and he is simply making it happen for me. 02:31PM

> Had you put out a hit -- you talked a little bit about Q. 3 that CTR Lookout.

No, I did not do a CTR Lookout, that is a CBP designation, which, I believe, based on Officer Aurelia's comments was something that CBP assigns to travelers from Iraq. My lookout is from an internal case system within HSI that links to TECS, which is the CBP database and allows me to monitor a person's travel -- and not a person, a subject of an investigation.

At this point, I am involved in the investigation, Mr. Roggio is a subject of the investigation, and we reasonably suspect that he is involved in weapons manufacturing and illegal exportation of goods to Iraq without getting the appropriate licensing.

I enter that record, I tag it, initially, as a silent hit because I don't want anybody doing anything with him that could jeopardize the overall investigation. When it becomes apparent that he is going to travel, and it's confirmed, at that point, I'm changing the silent hit to what is -- what you're referring to as a one-day lookout .

The CBP -- what was the designation? CTR? That is not a designation that I -- that's a CBP issue, and what that tells me is, is that, if I was not involved in this case whatsoever, CBP had already shown interest in Mr. Roggio's travel, based on whatever metrics they were looking at, and they were going to

02:31PM 02:31PM

02:31PM

2

4

02:31PM

02:31PM

02:31 PM 7 I

02:31PM

02:31PM

02:32PM 10

02:32PM 11

02:32PM 12

02:32PM 13

02:32PM 14

02:32PM 15

02:32PM 16

02:32PM 17

02:32PM 18

02:32PM 19

02:32PM **20** 

02:32PM **21** 

02:33PM **22** 

02:33PM **23** 

02:33PM **24** 

02:33PM **25** 

- 02:33PM
- secondary him, regardless of my involvement, based on his travel from Iraq.
- 02:33PM
- Make no mistake about it, you arranged for him to have a 3 Q. 02:33PM
- secondary inspection; correct? 4 02:33PM
- I had an active record in to have him secondaried, 5 Α. 02:33PM
- absolutely. 6 02:33PM
- 02:33PM
- 7 In other words, when you say a silent hit --Q.
- 8 When I designate a subject's record in an investigation 02:33PM
- that I believe is potentially traveling into the U.S. or out of 02:33PM
- the U.S., maybe they're a fugitive, maybe I suspect them of 02:33PM 10
- carrying contraband, maybe they're carrying money, maybe 02:33PM 11
- they're carrying narcotics, maybe they're a material witness to 02:33PM 12
- an investigation, if I have an opportunity to grab them at the 02:34PM 13
- airport and talk to them and interview them, absolutely, it's 02:34PM 14
- an invaluable investigative technique that I use in almost all 02:34PM 15
- my cases. 02:34РМ 16
- 02:34PM 17 Q. But this is different, though. What happened here was you
- entered a subject matter record within your case management 02:34РМ 18
- 02:34PM 19 system that let you know he was coming into the country;
- correct? 02:34PM 20
- 02:34PM 21 Α. Correct.
- And that was a silent hit; correct? 02:34PM **22** Q.
- 02:34PM **23** Α. Correct.
- 02:34PM **24** Q. And then you took action. When you found out that he was
- coming into the country, you arranged for his electronic 02:34PM **25**

```
153
         devices to be seized and for him to undergo a secondary
02:34PM
       2
         interview; correct?
02:34PM
               MR. HINKLEY: Your Honor, I'm going to object. This has
       3
02:34PM
         been asked and answered a number of times.
       4
02:34PM
               MR. BARTOLAI: I don't think it has, Judge, he hasn't
       5
02:34PM
         answered this question. It's a simple yes or no answer.
02:34PM
       7
               THE COURT: Go ahead.
02:34PM
       8
               THE WITNESS: Ask the question again, please.
02:34PM
               THE COURT: Read it back, Kristin.
       9
02:34PM
02:34PM 10
               (At this time the reporter read back the referred-to
02:34PM 11
                portion of the record.)
               THE REPORTER: "QUESTION: And then you took action. When
02:34PM 12
02:34PM 13
         you found out that he was coming into the country, you arranged
         for his electronic devices to be seized and for him to undergo
02:34PM 14
         a secondary interview; correct?"
02:34РМ 15
02:35PM 16
               THE WITNESS: That is correct. As I explained before, when
         we got the confirmation that he, indeed, was traveling back to
02:35PM 17
         the United States, that silent hit, I then change to a one-day
02:35PM 18
02:35PM 19
         lookout, so that we don't miss him and he doesn't slip through,
         because, unfortunately, if you -- the one-day lookout is just
02:35PM 20
02:35PM 21
         kind of an almost, Let's highlight it and just make sure that
         it doesn't slip through, puts everybody on notice, CBP,
02:35PM 22
         especially, and prior to doing that, I'm consulting with the
02:35PM 23
02:36PM 24
         investigative team.
```

Hey, we have this opportunity, you know, this is what I'd

02:36PM **25** 

Case 3:18-cr-00097-RDM Document 103 Filed 07/07/21 Page 154 of 198 154 1 like to do, and we went forward and I conducted it. 02:36PM BY MR. BARTOLAI: 02:36PM 3 Q. So are you saying that after you determined that he was 02:36PM coming into the country but prior to having him 02:36PM 41 5 secondarily-inspected and his devices seized, you consulted 02:36PM 6 with the team? 02:36PM Absolutely. I'm not going to do something on my own 02:36PM 71 8 without, you know, the team knowing what I'm doing. I didn't 02:36PM take over this investigation, I'm not running this 02:36PM 02:36PM 10 investigation, it's a team effort, and just the same way I wouldn't go execute a search warrant on Mr. Roggio's house 02:36PM 11 without consulting the investigative team. 02:36PM 12 All right, now, let's talk about -- so these devices, 02:36РМ 13 Q. 02:36PM 14 ultimately, are seized from Mr. Roggio on February 26, 2017, and they are sent to you; is that right? 02:37PM 15 Correct. 02:37PM 16 Α. 02:37PM 17 Q. And when you look at Government's Exhibit 5, it 02:37PM 18 highlights -- it picks up, basically, on Paragraph 54, if you 02:37PM 19 could take a look at that. You actually received these items from Special Agent Mundy; right? 02:37PM 20 Α. Yes. And you secured them -- when I say, these items, I mean, Q. 02:37PM 23 the electronic devices; correct?

- 02:37PM **21**
- 02:37PM **22**
- 02:37PM **24** Α. You're on Paragraph 54?
- 02:37PM **25** Q. Yes.

155 Yes, February 28 is when I received them --Α. 02:37PM 2 You received them --Q. 02:37PM 3 Α. -- in the FedEx package. 02:37PM -- on March 1st, the next day, you submitted them to the 4 02:37PM Q. Forensic Agent Green --02:37PM 6 Α. Correct. 02:37PM 7 -- who began a forensic examination of the items; right? 02:37PM Q. 8 Α. Yes. 02:38PM And then between the time you received those items until 9 Q. 02:38PM 02:38PM 10 the time you gave them to Agent Green, you never performed a cursory inspection? 02:38PM 11 Absolutely, it was simply taking them out of the FedEx 02:38PM **12** Α. box, make sure everything was accounted for, sign the custody 02:38PM 13 sheet that I had received them, send that -- a copy of that 02:38PM 14 02:38РМ 15 sheet back to SA Mundy for his records, and then I'm making sure that everything is exactly the way it's supposed to be. Ι 02:38РМ 16 02:38PM 17 believe I would have submitted them that day to SA Green, but 02:38PM 18 he was not in, he was not available to take custody that day, 02:38PM 19 so these would have been locked away and secured. I come in the following day, I take custody of them again, 02:38PM **20** 02:38PM 21 I walk them over to the CFA lab and turn them over to Special 02:38PM **22** Agent Green. Do you know the difference between a cursory investigation 02:38PM **23** Q. of an electronic device and a forensic examination of an 02:39РМ 24 02:39PM 25 electronic device?

- 02:39PM 1 A. I know what my definition is.
- 02:39PM 2 Q. Do you know the Homeland Security definition?
- 02:39PM 3 A. I don't know that there's an official definition.
- 02:39PM 4 Q. If I were to say that the difference between a casual
- 02:39PM 5 inspection and a forensic examination is that, in a forensic
- 02:39PM 6 examination, a device is attached to an outside source that
- 02:39PM 7 would examine it. Would you agree with me?
- 02:39PM 8 A. Yes.
- 02:39PM 9 Q. So that's the difference that Mr. Green would use, he
- 02:39PM 10 would use tools, software, etc., to extract data from these
- 02:39PM 11 devices; correct?
- 02:39PM 12 A. Right, and that's all we do anymore.
- 02:39PM 13 Q. Now, this -- when we hear about travelers and their phones
- 02:39PM 14 being detained and a copy being made and them continuing on
- 02:40PM 15 their way with their phone, that doesn't happen anymore?
- 02:40PM 16 A. It depends on the phone. So Smart phones, it takes -- it
- 02:40PM 17 depends on the phone and how much data there is, and it also
- 02:40PM 18 depends on how much time we have with the passenger.
- 02:40PM 19 If that passenger is on a four-hour layover, there's a
- 02:40PM 20 very good chance that they might agree to do an extraction
- 02:40PM 21 on-site.
- 02:40PM 22 Q. And they can do that; right?
- 02:40PM 23 A. They have the equipment up there, the same equipment that
- 02:40PM 24 we have in Philadelphia they have up there.
- 02:40PM 25 Q. So in other words, and that wasn't done, there was no

157 extraction done there? 02:40PM 2 Α. Correct. 02:40PM Okay. And likewise -- and they could always make a copy of 3 Q. 02:40PM the device? 4 02:40PM 5 Well, a copy is the forensic -- that's the image being 02:40PM extracted. 6 02:40PM Right, okay, but none of that was done, the phones were 02:40PM 71 Q. actually seized from Mr. Roggio? 02:40PM They were detained --9 Α. 02:40PM 02:40PM 10 THE COURT: I think I understand what happened here. Let's 02:41PM 11 move on. MR. BARTOLAI: Very good. 02:41PM 12 BY MR. BARTOLAI: 02:41PM 13 You referenced -- when we were talking about, earlier 02:41PM 14 Q. 02:41PM 15 -- later in your testimony you mentioned Government's Exhibit No. 12, I think that you had indicated, correct me if I'm 02:41PM 16 02:41PM 17 wrong, that that was a cursory search of the data on Mr. Roggio's device? 02:41PM 18 02:41PM 19 Now, that report, 12, is the results of the search warrant which we had applied for and received on March 21. 02:41PM 20 02:41PM 21 Q. All right, so No. 12 was after the search warrant, right, the results? 02:41PM **22** 02:41PM 23 A. Correct, yes. 02:41PM **24** And what happened here was the devices were seized --Q. Detained. 02:42PM **25** 

02:42PM

02:42PM

02:42PM

02:42PM

41

02:42PM

02:42PM

02:42PM 71

02:42PM

9 02:42PM

02:42PM 11

02:43PM 13

02:43PM 14

02:43PM 16

02:43PM 17

02:43PM 18

02:43PM 19

02:43PM 20

02:43PM **21** 

02:43PM **22** 

02:43PM 23 Q.

02:44PM 25

-- on February 26 of 2017, they were forensically examined, and then the search warrant was issued or was obtained to further examine them; correct?

Once our border search of the detained devices showed that there was evidence, in relation to the crime that we reasonably 6 suspected Mr. Roggio of committing, we made the decision, in an overabundance of caution, to apply for search warrants then to 8 officially seize the devices.

And this was -- we were kind of, if I'm correctly 02:42PM 10 recalling the change to border search policy, we were ahead of our time, because we did not need, at the time, we did not need 02:42PM 12 to apply for search warrants.

BY MR. BARTOLAI:

I'm going to show you Government's No. 9. This is an Q. 02:43PM 15 invoice from OML Global; correct?

> Yes. Α.

Q. As a result of your -- as a result of the search warrants on Mr. Roggio's email accounts, this device, this invoice,

Government Exhibit 9 was discovered; is that right?

Yes, but let's be specific. This was recovered during the search warrants prior to the border search that were conducted by SA Dunberg of Commerce.

That's right, okay, very good. It mentions here, a gas 02:44PM 24 ring, M4 bolt gas ring, right, firing pain retainer; correct?

> Yes. Α.

Case 3:18-cr-00097-RDM Document 103 Filed 07/07/21 Page 159 of 198 159 You testified, earlier, regarding this, haven't you? Q. 02:44PM 2 Α. Yes. 02:44PM And as you pointed out, this was the subject of search 3 Q. 02:44PM warrants being executed on those yahoo accounts; right? 02:44PM 5 Α. Correct. 02:44PM Do you have anything that would show that these items were 6 Q. 02:44PM shipped to Iraq? 02:44PM 71 8 MR. HINKLEY: Your Honor, I'm going to object to the 02:44PM question, unless he has a time frame. It would only be relevant 9 02:44PM 02:44PM 10 if the information was known to the investigation prior to. 02:44PM 11 THE COURT: Sustained. You'll have to reformulate your 02:44PM 12 question. 02:44PM 13 BY MR. BARTOLAI: We see, when we look at Government's Exhibit 9, that there 02:44PM 14 Q. 02:44PM 15 was items ordered from Mr. Roggio from OML Global that included 02:44PM 16 a bolt gas ring and firing pin retainer; correct? 02:45PM 17 Α. Correct. Nowhere in Government's Exhibit 5, the search warrant, 02:45PM 18 Q. 02:45PM 19 does it mention where these items were shipped, does it? 02:45PM 20 Α. Correct. 02:45PM **21** Q. So, in fact, all we know is that they were ordered and no one knows where they were shipped to; correct? 02:45PM **22** 02:45PM **23** Α. Based on that document, correct.

And I think you point out that, at the time that he had

02:45PM **24** 

Q.

02:45PM 25 ordered them, he was in Iraq; is that it?

160 Α. Based on that document, correct. 02:45PM 2 MR. BARTOLAI: May I have a moment, Judge? 02:45PM THE COURT: Yes. 3 02:45PM MR. BARTOLAI: Judge, may I have a short recess? 4 02:48PM THE COURT: How short? 5 02:48PM 6 MR. BARTOLAI: Five minutes, Judge? 02:48PM 7 THE COURT: Five minutes. 02:48PM 8 (At this time a brief recess was taken.) 02:48PM 9 THE COURT: Mr. Bartolai? 02:54PM 02:54PM 10 MR. BARTOLAI: Yes, Your Honor, thank you. I have nothing 02:54PM 11 further. 02:54PM 12 THE COURT: Redirect? MR. HINKLEY: Just a few questions, Your Honor. 02:54PM 13 REDIRECT EXAMINATION 02:54PM 14 02:54PM 15 BY MR. HINKLEY: Mr. Burke, on cross examination, Mr. Bartolai asked what 02:54PM 16 Q. 02:54PM 17 the crimes were that were under investigation, and you indicated that there were export violations, obviously, but you 02:54PM 18 02:55PM 19 also mentioned something called Defense Services. I wonder if 02:55PM **20** you could explain what you mean by that. 02:55PM **21** Defense Services, if I want to go to a foreign country and manufacture weapons, providing a service to a foreign 02:55PM **22** government, I have to obtain permission from the Department of 02:55PM **23** State, I have to be licensed, and I have to get approvals to 02:55PM **24** 02:55PM 25 conduct those activities; be it, training personnel or

161 manufacturing, any service that could be construed as a defense 02:55PM service, meaning, you know, military-type defense service, you 02:55PM have to be appropriately licensed and have the permissions to 02:55PM do so. 41 02:55PM Was there a records check done to determine whether or not 5 Q. 02:55PM Mr. Roggio had such licensure or permission to do that? 02:55PM Yes, I submitted license determinations and license 02:55PM 7 Α. history requests to the Department of State, Defense Director 02:56PM of Trade Controls that issues such licenses for Mr. Roggio, 02:56PM aliases, dates of birth, all the identifiers that I have, and 02:56РМ 10 we received -- no licenses were ever issued, 02:56PM 111 02:56PM 12 Was this all done prior to February 26 of 2017, the day Q. that the Defendant was traveling back to the United States? 02:56PM 13 02:56PM 141 Α. Yes. MR. HINKLEY: No further questions, Your Honor. 02:56PM 15 THE COURT: Recross? 02:56PM 16 02:56PM 17 RECROSS EXAMINATION BY MR. BARTOLAI: 02:56PM 18 02:56PM 19 Q. Now, you know that Mr. Roggio has a background in firearms manufacturing? 02:56PM **20** 02:56PM **21** Α. I know he has some type of background in firearms 02:56PM **22** manufacturing, yes. You know that he had a tool shop or a manufacturing shop 02:56PM **23** Q. in Fayetteville, North Carolina? 02:57PM **24** Had, back in, I believe, 2009. 02:57PM 25 Α.

162 You know he had that, right? Q. 02:57PM 2 Α. Yes. 02:57PM 3 Q. And you know that he was also involved in another venture 02:57PM that proposed -- that never launched, Rebel Arms, which was 02:57PM 41 also going to manufacture firearms. 02:57PM Yes, I'm familiar with that, as well. 6 Α. 02:57PM 7 As I said, it never launched; correct? 02:57PM Q. 8 Α. Correct. 02:57PM 9 MR. BARTOLAI: Nothing further. 02:57PM 02:57PM 10 THE COURT: Thank you, Agent. You can step down. 02:57PM 11 MR. HINKLEY: We have no further witnesses, Your Honor. 02:57PM 12 THE COURT: Very well. MR. BARTOLAI: Judge, if I understand right, there's two 02:57PM 13 witnesses that I subpoenaed that are present, Vetrano and Agent 02:57PM 14 02:57PM 15 Fenley Augustine, so we could call them, Judge. We will call Mr. Augustine first. 02:57PM 16 02:58PM 17 THE COURT: Is he sitting outside? MR. BARTOLAI: Yes. 02:58PM 18 FENLEY 02:58PM 19 A U G U S T I N E IS CALLED, AND HAVING BEEN DULY SWORN, TESTIFIED AS FOLLOWS: 02:58PM **20** 02:59PM **21** THE CLERK: Please state and spell your name for the record. 02:59PM 22 THE WITNESS: Felney Augustine F-E-L-N-E-Y, 02:59PM 23 A-U-G-U-S-T-I-N-E. 02:59PM **24** THE CLERK: Thank you. You may be seated. 02:59PM **25** 

163 DIRECT EXAMINATION 02:59PM 2 BY MR. BARTOLAI: 02:59PM Good afternoon, Mr. Augustine. 3 Q. 02:59PM Good afternoon. 4 Α. 02:59PM My name is Gino Bartolai, I represent Ross Roggio today. 5 Q. 02:59PM I subpoenaed you, and I appreciate you showing up. Can you tell 02:59PM us where you're employed? 02:59PM 71 81 I'm employed at Customs and Border Protection over at 02:59PM 9 J.F.K. Airport. 02:59PM 02:59PM 10 Q. How long have you been employed there? 02:59PM 11 Since 2015. Α. 02:59PM 12 When? Q. 02:59РМ 13 Α. 2015. 02:59PM 14 Q. 2015? 02:59РМ 15 Yes, sir. Α. What's your primary function there? 02:59РМ 16 Q. There are many functions that are primary. I assist with 02:59РМ 17 Α. 03:00PM 18 passenger assistance, as far as checking documents, anything like that, also, I can escort passengers over to the secondary 03:00PM 19 office, as well. 03:00РМ 20 Okay. Were you working on February 26, 2017, if you 03:00PM 21 Q. 03:00PM 22 recall? 03:00РМ 23 Α. Apparently, I was. 03:00PM **24** So your recollection of the specifics of some of these Q. 03:00PM 25 events is questionable?

164 As far as the procedure, I am familiar, yes. 03:00PM Α. 2 You're familiar with that? Q. 03:00PM Yes, sir. 3 Α. 03:00PM When you look at the individual seated to my right, Mr. 4 Q. 03:00PM 5 Roggio --03:00PM 6 Α. I don't know. 03:00PM 7 You have no idea; right? 03:00PM Q. 8 Α. No. 03:00PM Were you ever given a report to review, prior to your 9 Q. 03:00PM 03:00PM 10 testimony? A report? I have seen a Secondary Officer's Statement, 03:00PM 11 Α. 03:00PM 12 that's correct. 03:00РМ 13 I'm sorry, what? Q. 03:00PM 14 A. I have seen a Secondary Officer's statement, yes. 03:01PM 15 Q. You saw her report? As far as, pretty much what --03:01PM 16 A. 03:01PM 17 Q. To review it? Yes, the background, as far as what happened that day and 03:01PM 18 Α. 03:01PM 19 why I'm here. All right, after reviewing that report, can you say with 03:01PM **20** Q. any certainty whether or not you were working that day? 03:01PM **21** No, I can't. 03:01PM **22** Α. You still can't? 03:01PM 23 Q. 03:01PM **24** Α. No. Typically, you do primary inspections; is that right? 03:01PM **25** Q.

165 Yes, sir. Α. 03:01PM That means that you would be the first person that a Q. 03:01PM traveler would meet when coming into the country? 03:01PM One of the first people, yes, sir. 41 Α. 03:01PM And you don't recall, specifically, that day meeting Mr. 5 Q. 03:01PM 6 Roggio? 03:01PM No, sir, I don't. 03:01 PM 7 Α. If you were to refer an individual to secondary -- for 8 Q. 03:01PM secondary inspection, what would be some of the reasons, 03:01PM 03:01PM 10 typically, that you would do so? It could be a number of reasons. It could range from, 03:01PM 11 Α. 03:01PM 12 there might be a similar name in the system, as far as you're being referred so to be verified in the office, it could be 03:01PM 13 03:02PM 14 there is a system lookout, what that might be specific to, I am not too sure, since the secondary officer would then go in 03:02PM 15 detail with the passenger. 03:02PM 16 03:02PM 17 Let's talk about that, because I know you don't recall, Q. specifically, what happened here, when you encountered Mr. 03:02PM 18 Roggio: correct? 03:02РМ 19 03:02PM **20** Α. No. 03:02PM **21** Q. But if there was a system alert -- how did you describe 03:02PM **22** it? The system alert? 03:02PM **23** Α. Yes. 03:02PM **24** Q.

03:02PM 25 A. So if I'm a primary officer, the system -- I would then

166 get a notification that this individual needs to go through 03:02PM 2 additional screening in the office. 03:02PM 3 Q. All right, so that has nothing to do with you? 03:02PM No, it does not, no. 41 Α. 03:02PM 5 If you're there as a primary and you see someone, you have Q. 03:02PM an idea something might be wrong, you could refer them, 03:02PM 7 yourself, to secondary; right? 03:02PM 8 I can also do that, yes. 03:02PM And that's discretionary on your part; correct? 9 Q. 03:02PM 03:02PM 10 Α. It is, yes, sir. Even if you thought this was -- there was no issues, with 03:02PM 11 Q. 03:02PM 12 respect to this person, regarding admissibility, etc., if that alert is in the system, they're going to get sent to secondary? 03:02РМ 13 That is the procedure. 03:03PM 14 Α. Q. And that procedure is followed all the time? 03:03PM 15 03:03РМ 16 Α. Yes. 03:03РМ 17 Q. Are they escorted from there to secondary? 03:03РМ 18 Α. Yes, sir. 03:03PM 19 Q. Do you recall -- have you ever -- do you know Agent Morales who testified earlier? 03:03РМ 20 03:03PM 21 Α. When I saw the face, I was familiar. MR. BARTOLAI: That's all I have, Judge. 03:03PM **22** 03:03РМ 23 THE COURT: Any questions? MR. HINKLEY: No, Your Honor. Thank you. 03:03PM **24** THE COURT: Thank you, Mr. Augustine. You can step down. 03:03РМ 25

```
167
         Thank you.
03:03PM
               MR. HINKLEY: May he be dismissed, Your Honor?
03:03PM
               THE COURT: Yes, he may.
       3
03:03PM
       4
               MR. HINKLEY: Thank you, sir.
03:03PM
               MR. BARTOLAI: So, now, we have Special Agent Douglas
       5
03:03PM
         Vetrano, he's an FBI agent.
03:03PM
                            V E T R A N O IS CALLED, AND HAVING BEEN
       7
         DOUGLAS
03:03PM
         DULY SWORN, TESTIFIED AS FOLLOWS:
03:03PM
               THE CLERK: Please state and spell your name for the
       9
03:05PM
03:05PM 10
         record.
03:05PM 11
               THE WITNESS: Douglas A. Vetrano, Douglas, one S, Anthony,
03:05PM 12
         and Vetrano, V-E-T-R-A-N-O.
               THE CLERK: Thank you. You may be seated.
03:05PM 13
                             DIRECT EXAMINATION
03:05PM 14
         BY MR. BARTOLAI:
03:05PM 15
         Q.
               Good afternoon, Agent.
03:05PM 16
03:05PM 17
         Α.
               Good afternoon.
               Gino Bartolai is my name, I'm an attorney for Mr. Roggio.
03:05PM 18
         Q.
03:05PM 19
         You were subpoenaed today, and thank you for coming.
               I'm going to direct your attention to an incident that
03:05PM 20
03:05PM 21
         occurred on February 26, 2017 at J.F.K. Airport involving a
         secondary inspection. Do you recall any specific incident that
03:05РМ 22
03:05РМ 23
         day?
               I do not recall a specific incident that day.
03:05PM 24
         Α.
              You know that you were subpoenaed, and have you had the
03:05PM 25
         Q.
```

168 1 occasion to speak with anybody, perhaps, why you were 03:06PM 2 testifying today? 03:06PM Yes, I spoke with some people about why I was testifying, 03:06PM and I read some material about the secondary inspection that 03:06PM 41 5 you are referring to. 03:06PM All right, so you had, prior to testifying, you had a 6 Q. 03:06PM chance to look at one of the Customs and Border Protection 03:06PM 71 8 reports, regarding the secondary inspection? 03:06PM Yes. 9 Α. 03:06PM 03:06PM 10 Q. Did it refresh your recollection, in any way? Not really. 03:06РМ 11 Α. 03:06PM 12 Q. The man seated to my right, Ross Roggio, would you know 03:06PM 13 him? Does looking at him recall any of your memory regarding 03:06PM 14 that incident? 03:06РМ 15 No. Α. All right. From looking at that report, the reports that 03:06PM 16 Q. 03:06PM 17 you looked at earlier or prior, can you say, with certainty, 03:06PM 18 that -- or are you aware that you were working on February 26, 2017? 03:06РМ 19 03:06РМ 20 Α. Yes. All right. When you work -- and you recall the 03:06РМ 21 Q. circumstance of you being present at this secondary inspection 03:07РМ 22 on that date. Why, typically, are you there? What is that 03:07PM **23** 

So, typically, as a Special Agents assigned to the Joint

03:07PM **24** 

03:07PM 25

about?

Α.

169 Terrorism Task Force of the FBI at the airport, we have what we 03:07PM call a duty agent rotation, where we are on call for one week 03:07PM at a time, and during that particular day, I was the duty 03:07PM agent, and that's the only reason why I can think of why I was 03:07PM 41 there. 5 03:07PM 6 Q. All right, so in other words, this was your week? 03:07PM 7 Α. Yes. 03:07PM This was your week, and here you are, now, in Scranton, 8 Q. 03:07PM Pennsylvania, with a subpoena. Is that right? 9 03:07PM Yes. 03:07PM 10 Α. And you really have no recollection of what happened? 03:07PM 11 Q. No. 03:07PM 12 Α. 03:07PM 13 Q. Would you have been in the room during this secondary 03:07PM 14 inspection interview? 03:07PM 15 I might have. Α. Would you have been dressed in plain clothes, typically, 03:08РМ 16 Q. 03:08РМ 17 or? Typically, I'm dressed in plain clothes, yes. 03:08PM 18 Α. 03:08РМ 19 Q. Would you have a service weapon with you? 03:08РМ 20 Α. Yes. 03:08РМ 21 Q. A pistol, perhaps? 03:08РМ 22 Α. Yes. Concealed, is that right? 03:08PM 23 Q. Yes. 03:08РМ 24 Α.

It would be concealed. Do you know Homeland Security

03:08РМ 25

Q.

```
170
       1 Special Agent Mundy?
03:08PM
               Not personally.
       2
         Α.
03:08PM
               I mean, do you recall ever meeting him before?
       3
         Q.
03:08PM
               No. Today, when I saw him, I do not recall meeting him
03:08PM
       4|
         Α.
       5
         prior.
03:08PM
         Q.
               Do you recall ever speaking with any of these guys on the
       6
03:08PM
         Government's side, Special Agent Donnelly or Homeland Security
03:08PM
       71
       8 Investigator Burke?
03:08PM
       9
         Α.
               No.
03:08PM
03:08РМ 10
         Q.
               You wouldn't be able to recollect any conversations you
         had with them that day or previous to it; is that right?
03:08PM 11
         Α.
               Correct.
03:08PM 12
               MR. BARTOLAI: Thank you. I have no further questions.
03:08PM 13
03:08PM 14
               MR. HINKLEY: No questions, Your Honor.
               THE COURT: Thank you, Agent Vetrano. You can step down and
03:08PM 15
03:09РМ 16
         you're excused.
03:09РМ 17
               THE WITNESS: Thank you, Your Honor.
               MR. BARTOLAI: May I have a moment, Judge?
03:09рм 18
               THE COURT: Yes.
03:09РМ 19
03:09РМ 20
               MR. BARTOLAI: That's all we have, Judge.
               THE COURT: All right, let's talk about how we proceed from
03:09РМ 21
          here. Is it the parties' wishes, respectively, to submit
03:09РМ 22
         post-hearing briefs?
03:09РМ 23
               MR. BARTOLAI: If I may, Judge, yes, I think so. I would
03:09РМ 24
         like to, of course, get a copy of the transcript and submit
03:09PM 25
```

03:09PM

03:09PM

03:09PM

03:10PM

03:10PM

03:10PM

03:10PM

03:10PM

03:10PM

03:10PM 10

03:10PM 11

03:10PM 12

03:10PM 13

03:10рм 14

03:10PM 15

03:10PM 16

03:11PM 17

03:11PM 18

03:11PM 19

03:11PM **20** 

03:11PM **21** 

03:11PM **22** 

03:11PM **23** 

03:11PM **24** 

03:11PM **25** 

41

7

9

171

briefs post. I think it's also been raised once before, as the Court knows, we had filed a Motion to Continue this matter pending seeing what happens with respect to this Alasad Petition for Writ of Certiori that's been filed. And I think that that certainly is a consideration of ours, as well, so. Having said that, I don't know what Mr. Hinkley's position is.

THE COURT: Mr. Hinkley, what's the Government's view as to how to proceed?

MR. HINKLEY: I'm happy to file a post-hearing brief, if the Court feels it's necessary. I don't know that it is. This was briefed pretty thoroughly, and the evidence is fairly narrow, but we are certainly happy to do that, if the Court -- if it would aid the Court's decision.

In regards to Alasad, I'd like to think about that more, but off the top of my head, it seems to me we should probably learn whether the Supreme Court will take that decision up fairly quickly, and if it does take it up, I think, I would probably want to give some thought to whether or not, given the facts and circumstances here, whether a decision would really impact the Court . And I say that off the top of my head for a couple reasons.

Alasad seems to comport or comply with the various Circuit decisions, in regards to the level of suspicion needed to search items, as it happened here. And here we had that, but we have also got a search warrant, which would alleviate any -- at

least, in our view, and I understand the Defense may have a different view of that -- would alleviate any decision that the Supreme Court might make, because I think we have a belt and suspenders-type of approach here, so I hate to see this case further delayed for a reason, which, given the facts of this case, probably, don't matter that much.

But I'm certainly happy to wait and see whether cert is granted, and if it is, then, maybe, we can have a discussion at that point whether it really is necessary to wait for the Supreme Court to speak.

THE COURT: Well, apparently, from my hearing, there are two approaches to this issue of whether the Supreme Court will grant certiorari in Alasad.

One would be for the parties to obtain the transcript and brief this issue after you receive the transcript. The other would be wait to submit your briefs until after the Supreme Court determines whether or not it's going to grant the writ. Alasad certainly raises issues that are germane to our case, but I would not say it's on all fours with what's before me, but it may be useful. I guess it's a question of timing more than anything else.

It seems to me that, under the case law that's come out of the Third Circuit, although, its most recent case is a Federal Appendix case of 2010, St. Vallier, but I'm fully aware of what 03:13PM 25 the Circuit has done here. I'm also aware of the Fourth and the

3 03:12PM 4 03:12PM

03:11PM

03:11PM

03:12PM

03:12PM

03:12PM

03:12PM 03:12PM

7

03:12PM 10

03:12PM 12

03:12PM 11

03:12PM 13

03:12PM 15 03:13PM 16

03:12PM **14** 

03:13РМ 17

03:13PM 18 03:13PM 19

03:13PM **20** 

03:13PM **21** 

03:13PM **22** 

03:13РМ 23 03:13PM **24** 

Seventh and the Ninth. I think the matter could be briefed without waiting for the decision as to whether cert will be granted, but if it is granted, I'd certainly give you an opportunity, then, to decide whether we should wait further.

But either way, I'm willing to accommodate the parties here. There's delay involved here, to the extent we want to respect the fact that there's a pending Motion for Cert one way or the other. So how would you like to proceed?

I think -- in fact, I'll submit to you that each of you can certainly write your briefs without having to heavily rely on Alasad.

MR. HINKLEY: I agree with that, I think we should go ahead and brief this.

THE COURT: Okay. If it turns out that the Supreme Court grants the Petition for Cert, then, we'll re-visit the issue. I think that's the best way to do it.

So how much time -- these will not be simultaneous briefs. So how are you going to handle this? In the past, at this stage, I've had Defense counsel submit their brief and the Government respond and vice versa. So have you discussed this, at all, between yourselves?

MR. HINKLEY: No. Historically, when I've had cases like this, the transcript is prepared, the Defense writes a brief, and then the Government responds from that, and, usually, it's 03:15PM 25 a few weeks between each.

5 03:14PM 03:14PM

4|

71

9

03:13PM

03:14PM

03:14PM

03:14PM

03:14PM

03:14PM

03:14PM

03:14PM 10

03:14PM 11

03:14PM 12

03:14PM 13

03:14PM **14** 

03:14PM 15

03:15РМ 16

03:15PM 17

03:15PM 18

03:15PM 19

03:15PM **20** 

03:15PM **21** 

03:15PM **22** 

03:15PM **23** 

03:15PM **24** 

```
174
               THE COURT: That's been my general experience, with a few
03:15PM
         exceptions. Is that acceptable to you?
03:15PM
               MR. BARTOLAI: I could get the transcript, Judge, and have
       3
03:15PM
         the briefs due within 30 days after receipt of the transcript.
03:15PM
         I think that's a timetable.
03:15PM
       6
               THE COURT: If you think you need 30 days, I'm not going to
03:15PM
         tell you no. And then you'll have -- if you want 30 after that,
03:15PM
       8
         you can.
03:15PM
               MR. HINKLEY: How about if you give me that, but in all
       9
03:16PM
         likelihood, I won't take that long to get it done.
03:16PM 10
03:16PM 11
               THE COURT: All right. So after the transcript is provided
03:16РМ 12
         to counsel, Mr. Bartolai will have 30 days after receipt to
03:16PM 13
         file his brief. Upon receipt of Mr. Bartolai's brief, Mr.
         Hinkley will have 30 days to submit his brief, on behalf of the
03:16PM 14
03:16PM 15
         Government.
03:16РМ 16
               Should, in the meantime, the Supreme Court grant the writ
          in Alasad, we will have a conference call and discuss the
03:16PM 17
03:16PM 18
          issue.
03:16PM 19
               MR. HINKLEY: Thank you, Your Honor.
               THE COURT: All right. Well, thank you all very much for
03:16РМ 20
03:16PM 21
         your attention and your testimony. I appreciate the time
          involved.
03:16PM 22
               (At this time the proceedings were adjourned.)
03:16PM 23
      24
      25
```

175 CERTIFICATE 1 2 3 I, KRISTIN L. YEAGER, Official Court Reporter for the United States District Court for the Middle District of 4 5 Pennsylvania, appointed pursuant to the provisions of 6 Title 28, United States Code, Section 753, do hereby certify 7 that the foregoing is a true and correct transcript of the within-mentioned proceedings had in the above-mentioned and 9 numbered cause on the date or dates hereinbefore set forth; and I do further certify that the foregoing transcript has 10 11 l been prepared by me or under my supervision. 12 13 S/Kristin L. Yeager KRISTIN L. YEAGER, RMR, CRR Official Court Reporter 14 15 **REPORTED BY:** 16 KRISTIN L. YEAGER, RMR, CRR 17 Official Court Reporter United States District Court 18 Middle District of Pennsylvania P.O. Box 5 19 Scranton, Pennsylvania 18501 20 21 22 (The foregoing certificate of this transcript does not apply to any reproduction of the same by any means 23 unless under the direct control and/or supervision of the certifying reporter.) 24 25

\$	122:17, 128:1,	133:14, 134:2	<b>30</b> [16] - 8:13, 34:11,	85:24, 85:25, 89:2,
·	128:4, 128:6,	<b>2017</b> [33] - 6:3, 6:6,	90:12, 101:17,	122:4, 149:20
<b>\$800</b> [1] - 88:19	128:11, 128:14,	7:8, 8:5, 10:9, 22:12,	107:7, 110:24,	<b>6051-D</b> [1] - 66:6
	129:3	24:2, 28:7, 35:3,	111:22, 117:19,	<b>61</b> [1] - 2:4
1	<b>15,000</b> [1] <b>-</b> 93:6	61:14, 61:23, 66:7,	117:21, 126:19,	<b>64</b> [1] - 3:7
	<b>16</b> [1] - 136:6	71:20, 72:12, 89:1,	140:9, 174:4, 174:6,	<b>66</b> [1] <b>-</b> 2:11
<b>'16</b> [1] - 108:1	<b>160</b> [1] - 2:4	93:23, 95:14,	174:7, 174:12,	<b>66,67</b> [1] - 2:11
<b>'17</b> [1] <b>-</b> 92:22	<b>161</b> [1] - 2:4	101:13, 101:22,	174:14	<b>67</b> [1] - 2:4
	<b>162</b> [1] - 2:6	108:1, 108:2, 108:4,	<b>30th</b> [8] - 101:16,	
0	<b>167</b> [1] - 2:6	108:5, 136:7,	108:16, 110:19,	7
	<b>17</b> [6] - 81:18, 84:14,	136:11, 146:2,	120:11, 126:1,	-
<b>0160983</b> [1] - 85:6	84:22, 110:17,	150:7, 154:14,	126:5, 126:25,	<b>7</b> [14] <b>-</b> 2:13, 88:9,
	111:12	158:1, 161:12,	127:21	88:11, 89:4, 89:6,
1	<b>18</b> [4] <b>-</b> 86:3, 86:7,	163:21, 167:21,	<b>311</b> [1] - 1:15	89:7, 89:10, 123:16,
	87:20	168:19	<b>3200</b> [1] - 93:6	123:20, 124:6,
<b>1</b> [25] <b>-</b> 2:10, 8:24, 9:7,	18-CR-97 [1] - 1:5	<b>2018</b> [2] - 52:24, 142:8	<b>3340-49A</b> [1] - 52:23	125:3, 125:20,
9:13, 9:22, 10:12,	<b>18360</b> [1] - 85:8	<b>2021</b> [1] - 1:11	36-inches [2] -	126:11, 127:21
10:16, 10:17, 10:21,	<b>18501</b> [1] - 175:19	<b>21</b> [3] - 2:3, 101:22,	132:13, 132:16	<b>73,141</b> [1] - 2:17
11:7, 22:21, 23:10,	<b>18503</b> [2] - 1:16, 1:25	157:20	<b>3rd</b> [1] - 123:9	<b>75</b> [1] <b>-</b> 2:4
24:5, 31:9, 32:6,	<b>18640</b> [1] - 1:19	<b>223</b> [1] - 129:15		<b>753</b> [1] - 175:6
50:16, 90:14, 91:17,	<b>19</b> [8] <b>-</b> 86:3, 86:9,	<b>235</b> [2] - 1:16, 1:24	4	
110:8, 127:14,	90:15, 126:17,	<b>238</b> [1] - 1:18		8
127:16, 128:5,	127:13, 132:22,	<b>24</b> [3] - 71:25, 115:17,	<b>4</b> [8] - 32:2, 52:24,	
128:14, 129:2,	134:21	116:2	83:19, 84:1, 84:2,	<b>8</b> [12] <b>-</b> 2:13, 32:5,
147:17	<b>1928</b> [1] - 11:16	<b>24-hour</b> [2] - 71:22,	84:8, 84:10, 127:20	67:22, 91:11, 91:24,
<b>1/24/17</b> [1] - 108:13	<b>1:15</b> [1] - 107:9	71:25	<b>42</b> [1] - 88:15	92:2, 92:3, 125:7,
<b>10</b> [13] <b>-</b> 2:10, 2:14,	<b>1st</b> [1] - 155:4	24th [3] - 108:5,	<b>44</b> [3] - 127:5, 128:16,	125:10, 125:21,
9:2, 33:3, 60:16,	101[1]	108:11, 108:12	128:19	126:11, 126:13
88:15, 95:12, 95:13,	2	<b>25</b> [3] - 8:13, 52:19,	<b>46</b> [1] <b>-</b> 3:8	80,84,102,110,116,
97:12, 97:15, 97:16,		77:18	4th [1] - 142:8	<b>131,159</b> [1] - 2:11
149:20, 150:5	<b>2</b> [11] - 2:11, 8:13,	<b>26</b> [31] <b>-</b> 6:6, 7:8, 8:5,		<b>83</b> [1] - 2:12
<b>10,000</b> [1] <b>-</b> 5:24	25:14, 26:9, 66:2,	10:9, 22:12, 24:2,	5	<b>84</b> [2] - 2:11, 2:12
<b>100</b> [4] <b>-</b> 10:10, 17:14,	66:12, 66:14, 66:15,	28:7, 35:3, 66:7,		<b>85,122</b> [1] - 2:12
28:6, 34:23	67:14, 70:19, 127:8	71:20, 72:12, 88:25,	<b>5</b> [19] <b>-</b> 2:11, 80:12,	<b>86</b> [1] - 2:12
<b>101</b> [1] - 2:15	<b>2/26/17</b> [1] - 26:11	90:8, 92:22, 93:22,	80:14, 80:15, 83:19,	<b>88,123</b> [1] - 2:13
<b>102</b> [1] - 2:15	<b>2/27/17</b> [1] - 23:22	95:14, 101:13,	84:8, 84:10, 84:15,	<b>89</b> [1] - 2:13
<b>102,157</b> [1] - 2:15	<b>20</b> [4] - 19:13, 34:11,	101:15, 101:24,	86:4, 102:8, 110:10,	
<b>10523</b> [1] - 93:4	50:1, 127:13	104:11, 106:13,	110:11, 115:15,	9
<b>107</b> [2] <b>-</b> 2:4, 2:15	<b>2000</b> [1] - 67:20	131:10, 131:21,	131:10, 149:20,	
<b>11</b> [5] <b>-</b> 2:15, 101:19,	<b>2003</b> [1] - 109:18	132:9, 146:2,	150:6, 154:17,	<b>9</b> [10] <b>-</b> 2:14, 16:8,
102:1, 102:3, 102:4	<b>2007</b> [2] - 4:6, 61:9	154:14, 158:1,	159:18, 175:18	92:24, 93:2, 93:15,
<b>116</b> [1] - 85:7	<b>2009</b> [2] - 52:20,	161:12, 163:21,	<b>5,000</b> [1] - 5:22	93:17, 93:18,
<b>12</b> [15] - 2:15, 9:3,	161:25	167:21, 168:18	<b>5.56</b> [1] - 127:16	158:14, 158:19,
33:3, 102:11,	<b>2010</b> [1] - 172:24	<b>26th</b> [2] <b>-</b> 61:23, 103:8	<b>528</b> [1] - 128:20	159:14
103:10, 103:13,	<b>2015</b> [7] - 6:14, 91:16,	<b>27</b> [1] - 1:11	<b>53</b> [1] - 129:16	<b>9,22</b> [1] <b>-</b> 2:10
103:14, 103:17,	122:12, 123:9,	<b>28</b> [5] <b>-</b> 93:3, 149:21,	<b>54</b> [3] - 2:3, 154:18,	<b>91</b> [1] <b>-</b> 2:13
105:10, 106:25,	163:11, 163:13,	150:7, 155:1, 175:6	154:24	<b>92</b> [1] - 2:13
128:18, 128:19,	163:14	<b>29</b> [6] - 117:16,	<b>556</b> [3] - 129:15,	<b>93</b> [2] <b>-</b> 2:14, 49:17
157:16, 157:19,	<b>2016</b> [28] - 82:1, 89:2,	132:22, 132:24,	129:23, 129:24	<b>93,158,159</b> [1] - 2:14
157:21	90:8, 90:12, 90:14,	133:14, 134:2,	<b>56</b> [1] - 129:16	<b>95,149</b> [1] - 2:14
<b>12/3</b> [1] - 122:25	90:15, 91:3, 93:4,	134:24	<b>5622077020</b> [1] -	<b>97</b> [1] - 2:14
<b>12:43</b> [1] - 107:6	108:16, 109:2,	<b>2B018.E</b> [1] - 90:17	115:22	<b>9:30</b> [1] - 1:11
<b>13</b> [5] <b>-</b> 4:3, 4:12,	110:19, 110:24,		<b>570-977-8102</b> [1] -	<b>9mm</b> [9] - 127:13,
21:23, 66:25, 70:20	111:22, 117:19,	3	88:16	128:5, 128:10,
<b>14</b> [2] <b>-</b> 61:13, 73:17	117:21, 120:11,		<b>58</b> [1] <b>-</b> 2:3	129:11, 129:15,
<b>143</b> [1] <b>-</b> 88:18	125:7, 125:10,	<b>3</b> [8] <b>-</b> 2:3, 8:13, 83:19,		129:17, 129:18,
<b>14th</b> [2] - 75:23, 91:16	125:21, 126:5,	83:21, 83:22, 84:8,	6	129:23, 129:24
<b>15</b> [13] - 19:13, 50:1,	126:11, 126:17,	84:10, 122:12		
73:16, 113:11,	127:1, 127:22,	<b>3&amp;4</b> [1] - 2:12	<b>6</b> [10] <b>-</b> 2:12, 85:2,	
116:10, 122:14,	132:22, 132:24,	<b>3-5</b> [1] - 84:11	85:4, 85:5, 85:22,	

## Α

A-U-G-U-S-T-I-N-E [1] - 162:24 A.M [1] - 1:11 able [15] - 30:8, 44:4, 47:22, 55:13, 56:1, 56:17, 72:25, 74:5, 87:7, 91:5, 95:24, 100:5, 117:3, 147:20, 170:10 above-mentioned [1] - 175:8 absolutely [8] - 79:21, 80:6, 120:8, 149:10, 152:6, 152:14, 154:7, 155:12 Absolutely [1] -145:21 academy [3] - 74:13, 74:15, 74:16 acceptable [1] - 174:2 accepted [1] - 101:3 access [2] - 47:15, 147:24 accommodate [1] -173:5 accompanied [2] -118:21, 130:13 accomplish [1] - 98:9 accordance [1] -64:16 according [4] - 11:10, 16:12, 131:21, 132.21 account [8] - 83:25, 84:4, 89:11, 91:21, 92:16, 92:19, 93:13 accounted [1] -155:13 accounts [5] - 83:12, 91:2, 93:11, 158:18, 159:4 accurate [2] - 49:22, 56:22 accurately [1] - 10:8 acquire [1] - 94:22 acting [1] - 71:15 action [5] - 94:7, 138:21, 148:24, 152:24, 153:12 activated [2] - 139:20, 147:1 active [2] - 145:7, 152:5 activities [6] - 29:16, 97:3, 106:17, 138:8, 138:9, 160:25 activity [1] - 140:24 actual [7] - 15:8,

46:24, 56:21, 89:18, 111:9, 112:19, 124:8 addendum [1] -150:16 addition [3] - 3:7, 83:18, 98:25 additional [8] - 5:15, 7:17, 26:6, 38:4, 81:5, 83:4, 103:25, 166:2 address [6] - 15:8, 15:9, 38:20, 86:18, 88:14, 89:17 addressed [2] - 60:2, 97:24 addresses [5] - 82:20, 90:23, 94:18, 109:8, 120:18 adequately [1] - 35:8 adjourned [1] - 174:23 admissibility [8] -30:1, 31:1, 31:19, 43:13, 106:7, 106:18, 139:15, 166:12 admissible [7] - 30:5, 30:10, 30:12, 30:13, 31:17, 43:17, 106:4 admission [8] - 10:12, 66:11, 84:8, 89:3, 91:24, 93:15, 97:12, 102:1 admit [1] - 103:9 admittance [1] - 56:8 admitted [23] - 10:16, 10:17, 43:9, 56:18, 56:22, 66:14, 66:15, 84:10, 84:11, 85:22, 85:24, 85:25, 89:6, 89:7, 92:2, 92:3, 93:17, 93:18, 97:15, 97:16, 102:3, 102:4, 106:25 Admitted [1] - 2:9 advance [3] - 79:7, 100:4, 119:5 advise [2] - 78:11, 96:15 advised [2] - 62:15, 86:24 Affiant [2] - 80:19, 81:6 affidavit [10] - 80:15, 80:20, 80:25, 81:3, 81:8, 81:12, 81:19, 84:16, 133:21 Affidavit [4] - 81:4, 83:23, 84:2, 132:22

affiliation [1] - 29:16

afternoon [6] -

107:15, 107:16, 163:3, 163:4, 167:16, 167:17 afterwards [4] - 10:4, 50:3, 149:8, 149:12 agencies [5] - 76:7, 76:9, 76:15, 104:9, 136:7 agency [8] - 4:13, 4:23, 6:1, 53:13, 65:15, 72:8, 75:22, 107:17 Agency [1] - 22:15 Agent [93] - 19:24, 27:6, 27:21, 28:13, 29:6, 31:21, 39:23, 43:24, 44:3, 45:8, 46:13, 51:17, 61:6, 61:11, 61:12, 61:14, 62:14, 62:18, 63:1, 64:4, 64:15, 64:17, 65:5, 67:12, 68:8, 68:9, 68:14, 68:24, 69:1, 72:18, 72:22, 73:16, 74:24, 75:20, 75:22, 78:6, 81:2, 82:13, 83:8, 83:24, 84:3, 86:9, 88:2, 90:6, 98:5, 110:8, 112:10, 113:3, 114:5, 114:9, 116:22, 121:20, 123:12, 124:24, 125:12, 127:24, 130:13, 130:19, 130:25, 131:13, 131:22, 132:18, 133:2, 133:4, 133:21, 134:2, 134:8, 134:11, 134:25, 135:2, 135:25, 136:11, 136:15, 136:24, 137:3, 141:1, 144:14, 147:5, 148:17, 150:21, 154:20, 155:5, 155:10, 155:22, 162:10, 162:14, 166:19, 167:5, 167:16, 170:1, 170:7, 170:15 agent [39] - 12:22, 12:23, 34:3, 34:17, 34:21, 35:21, 36:9, 61:21, 62:1, 62:2, 62:6, 62:18, 63:4, 65:1, 65:4, 65:20, 68:22, 69:9, 72:8, 75:4, 76:14, 78:19,

80:22, 86:16, 86:20, 99:18, 99:21, 100:17, 108:21, 112:6, 136:21, 143:5, 149:1, 150:18, 150:21, 150:25, 167:6, 169:2, 169:4 agent's [1] - 103:25 Agents [1] - 168:25 agents [28] - 7:4, 19:20, 20:1, 20:5, 28:4, 28:24, 29:6, 45:8, 46:9, 46:14, 54:22, 55:3, 62:4, 64:14, 65:15, 76:15, 76:16, 78:7, 78:19, 78:23, 86:15, 86:24, 87:16, 98:19, 104:5, 109:22, 110:4, 146:4 ago [3] - 12:1, 63:8, 134:20 agree [12] - 106:22, 106:23, 111:5, 112:4, 123:10, 127:20, 133:20, 142:4, 143:5, 156:7, 156:20, 173:12 agreeable [1] - 75:3 agriculture [1] - 30:19 ahead [6] - 55:19, 78:15, 105:24, 153:7, 158:10, 173:12 aid [2] - 10:20, 171:13 aided [1] - 1:22 airbill [1] - 120:13 airplane [4] - 139:19, 146:15, 147:1, 147:2 Airport [10] - 6:7, 7:9, 26:12, 32:2, 61:18, 62:22, 78:14, 147:9, 163:9, 167:21 airport [8] - 6:9, 25:2. 48:23. 62:16. 64:2. 65:2, 152:14, 169:1 airports [1] - 143:4 Airway [1] - 115:22 airway [2] - 117:14, 120:13 AI [1] - 6:17 alarm [2] - 64:1, 64:3 Alasad [7] - 171:3, 171:14, 171:22, 172:13, 172:18, 173:11, 174:17 alert [5] - 120:9, 121:7, 165:21, 165:23, 166:13

alerted [2] - 79:18,

120:11 alerting [1] - 120:24 aliases [1] - 161:10 alien [1] - 38:14 Alina [1] - 91:15 allegations [2] -79:23, 79:25 alleged [2] - 111:6, 129.12 alleviate [2] - 171:25, 172:2 allow [7] - 56:22, 100:9, 106:7, 106:11, 144:2, 144:7, 144:8 allowed [5] - 13:14, 30:19, 34:22, 55:13, 82:17 allows [4] - 77:12, 99:23, 99:24, 151:8 almost [3] - 34:9, 152:15, 153:21 alone [2] - 17:11, 39:20 alterations [1] -139:23 altering [1] - 139:12 alternatively [1] - 54:2 Amendment [2] -104:17. 138:23 **AMERICA**[1] - 1:3 American [2] - 31:1, 42:20 Americans [2] - 42:23, 42:25 Ammunition [2] -91:17, 92:10 amount [2] - 99:1, 140:8 analysis [6] - 7:5, 92:12, 98:19, 99:7, 101:11, 104:21 analyst [1] - 140:7 AND [5] - 3:15, 60:20, 75:9, 162:19, 167:7 annotation [1] - 125:9 annual [1] - 142:1 answer [7] - 13:19, 57:20, 136:3, 139:8, 149:3, 149:14, 153:6 answered [3] - 42:10, 153:4, 153:6 answering [3] - 62:3, 72:4, 72:9 answers [3] - 7:7, 14:3, 15:1 Anthony [1] - 167:11 anyway [1] - 45:22 apologize [2] - 125:2, 137:10

129:21, 130:11,

apparent [1] - 151:17 appear [3] - 21:3, 82:11, 137:8 appeared [5] - 21:8, 95:3, 109:11, 120:22, 120:23 Appendix [1] - 172:24 application [6] -80:15, 80:16, 111:2, 112:10, 114:17, 116:1 Application [5] -83:23, 84:2, 110:9, 131:11, 134:22 applied [3] - 83:9, 84:3, 157:20 applies [1] - 142:16 apply [4] - 53:17, 158:7, 158:12, 175:22 appointed [1] - 175:5 appreciate [5] - 49:3, 73:15, 129:9, 163:6, 174:21 approach [2] - 52:7, 172:4 approaches [3] -36:12, 36:19, 172:12 appropriate [2] -141:6, 151:14 appropriately [1] -161:3 approvals [3] - 82:14, 94:23, 160:24 approximation [2] -8:12, 8:13 apps [1] - 100:2 April [5] - 132:22, 132:24, 133:14, 134:2, 134:24 AR-15 [2] - 134:19, 135:7 AR15 [1] - 94:4 area [25] - 7:4, 12:2, 32:14, 32:15, 33:13, 33:14, 33:17, 33:18, 33:25, 35:6, 35:23, 36:17, 36:20, 36:25, 37:2, 37:12, 37:18, 42:18, 55:11, 55:16, 95:7, 141:6, 141:23 areas [4] - 55:7, 56:13, 64:8, 96:16 arguments [1] - 106:9 arm [1] - 44:23 armed [4] - 44:16, 45:9, 45:10, 45:11 Arms [1] - 162:4 arranged [3] - 152:3, 152:25, 153:13

arrangements [2] -78:20, 100:22 arrival [2] - 95:16, 96:17 arrive[1] - 22:8 arrived [2] - 6:18, 62:23 arriving [2] - 9:14, 62:16 **AS**[5] - 3:16, 60:21, 75:10, 162:20, 167:8 assault [2] - 94:4, 129:16 assess [2] - 5:21, 29:16 assessing [4] - 5:2, 5:15, 7:17 Assessment [3] -52:17, 53:2, 142:17 assessment [1] - 38:4 assigned [7] - 8:6, 37:4, 59:22, 61:18, 61:21, 64:6, 168:25 assignment [1] - 80:6 assignments [1] -4:17 assigns [1] - 151:6 assist [2] - 10:23, 163:17 assistance [2] - 62:5, 163:18 Assistant [1] - 1:14 Associate [1] - 4:7 associated [3] - 90:3, 90:23, 91:2 associates [1] - 16:14 assume [3] - 15:13, 62:2, 63:10 assuming [4] - 9:15, 18:4, 44:13, 129:2 attached [1] - 156:6 attachment [1] - 91:16 attempt [1] - 133:22 attempting [1] - 95:6 attempts [1] - 80:8 attention [5] - 88:17, 125:22, 131:10, 167:20, 174:21 attorney [6] - 21:1,

21:8, 67:13, 100:23,

101:14, 167:18

Attorney [1] - 1:14

Attorney's [2] -

audio [2] - 51:1

61:9, 73:17

107:25, 109:4

101:3

attorney's [2] - 101:1,

augmented [1] - 38:22

August [3] - 52:19,

Augustine [15] - 2:6, 11:9, 11:10, 24:7, 25:5, 25:24, 26:10, 31:22, 36:14, 36:21, 162:15, 162:16, 162:23, 163:3, 166:25 **AURELIA**[1] - 3:18 Aurelia [3] - 2:3, 3:14, 3.18 Aurelia's [1] - 151:5 authenticate [2] -53:6, 53:24 authored [2] - 52:18, 53:17 authorities [5] - 78:6, 78:9, 104:16, 109:22, 109:23 authority [6] - 47:22, 78:8, 80:4, 137:20, 139:6, 146:3 authorizations [1] -82:18 automated [2] - 77:4, 77:18 automatic [4] - 9:16, 26:3, 26:15, 26:20 automatically [3] -9:21, 25:20, 35:20 available [4] - 10:21, 55:9, 88:24, 155:18 Avenue [1] - 1:16 **AVENUE**[1] - 1:24 aware [8] - 30:21, 97:7, 98:5, 98:10, 150:15, 168:18, 172:24, 172:25 axe [3] - 125:1, 127:5, 128:15 axes [1] - 128:19

## В

B-U-R-K-E [1] - 75:13 Bachelor's [1] - 4:8 backed [2] - 37:10, 140.10 background [6] - 4:4, 6:12, 21:22, 161:19, 161:21, 164:18 backlogged [1] -98:12 bad [1] - 29:19 bag [2] - 69:15, 148:2 Bag [1] - 31:10 bagged [2] - 139:20, 150:10 bags [6] - 31:3, 31:15, 43:13, 44:11, 44:13, 143:15

Bahamas [1] - 59:15 Baharan [1] - 88:14 barrel [5] - 87:11, 87:12, 111:15, 124:16, 129:24 barrels [1] - 111:11 Bartolai [15] - 21:20, 54:13, 55:8, 56:6, 58:2, 96:4, 103:11, 107:4, 107:11, 144:3, 160:9, 160:16, 163:5, 167:18, 174:12 **BARTOLAI**[84] - 1:18, 3:3, 10:13, 12:14, 12:19, 12:25, 21:6, 21:11, 21:14, 21:17, 51:14, 51:16, 52:5, 52:9, 52:15, 53:16, 54:4, 54:7, 57:10, 57:19, 58:3, 58:5, 60:3, 60:10, 65:9, 66:13, 67:9, 67:11, 73:23, 74:2, 74:19, 74:21, 75:2, 84:9, 85:23, 89:5, 92:1, 93:16, 95:23, 96:5, 97:14, 102:2, 103:12, 105:7, 105:15, 106:23, 107:5, 107:8, 107:12, 107:14, 121:12, 121:16, 121:17, 124:17, 124:19, 129:5, 129:7, 140:18, 140:25. 144:12. 144:13. 153:5. 154:2. 157:12. 157:13, 158:13, 159:13, 160:2, 160:4, 160:6, 160:10, 161:18, 162:9, 162:13, 162:18, 163:2, 166:22, 167:5, 167:15, 170:13, 170:18, 170:20, 170:24, 174:3 Bartolai's [1] - 174:13 base [1] - 128:7 based [35] - 13:9, 13:17, 19:24, 25:21, 26:4, 26:17, 38:16, 39:19, 43:7, 57:5, 57:8, 57:17, 83:13, 92:13, 98:7, 103:4, 103:5, 113:19, 128:6, 128:8, 128:12, 129:14,

131:17, 136:3, 138:5, 140:21, 143:20, 146:5, 151:5, 151:24, 152:1, 159:23, 160:1 **basic** [2] - 14:6, 106:5 basics [2] - 40:7, 97:10 basis [7] - 28:4, 32:8, 51:18, 96:7, 103:19, 141:25, 142:1 bathroom [10] - 33:19, 34:24, 34:25, 35:2, 35:16, 35:22, 35:24, 36:8, 36:9, 55:9 batteries [1] - 70:13 battery [1] - 144:18 battle [1] - 6:22 bearing [2] - 105:16, 105:17 became [1] - 77:25 become [4] - 42:21, 97:7, 107:23, 109:4 becomes [1] - 151:17 BEEN [5] - 3:15, 60:20, 75:9, 162:19, 167:7 **BEFORE** [1] - 1:10 began [2] - 110:16, 155:7 beginning [6] - 16:6, 17:7. 67:24. 76:19. 104:19, 112:3 begun [1] - 76:21 behalf [1] - 174:14 behind [3] - 32:11, 35:19, 35:25 belief [1] - 103:25 bell [1] - 73:5 belongings [2] -143:6, 143:13 belt [1] - 172:3 benefit [1] - 48:23 best [4] - 53:24, 138:21, 148:24, 173:16 better [2] - 41:13, 49:22 between [10] - 29:5, 37:23, 62:17, 64:4, 111:17, 155:9, 155:23, 156:4, 173:21, 173:25 beverages [1] - 45:19 Biam [1] - 91:19 big [4] - 17:22, 34:8, 34:9, 35:23 Bill [1] - 115:22 bill [3] - 117:14,

120:13, 148:6 birth [2] - 90:22, 161:10 BIS [1] - 90:8 bit [19] - 4:18, 4:19, 6:12, 17:4, 27:19, 37:22, 41:2, 44:15, 50:16, 50:17, 55:8, 76:7, 81:21, 98:11, 110:3, 114:4, 129:17, 129:18, 151:2 bits [15] - 82:4, 87:9, 115:23, 116:3, 118:23, 127:13, 127:14, 127:16, 128:5, 128:11, 129:1, 129:11, 129:23, 130:6 black [1] - 7:3 block [4] - 23:1, 24:6, 70:20, 71:24 Block [1] - 67:20 blocks [1] - 124:15 board [1] - 124:21 boarded [1] - 79:5 boards [1] - 124:21 **bolt** [5] - 93:8, 94:6, 124:20, 158:24, 159:16 booth [2] - 24:23, 37:2 booths [1] - 24:20 Border [37] - 3:25, 4:1, 4:12, 4:16, 4:21, 4:25, 6:4, 6:15, 21:23, 22:15, 27:2, 29:21, 43:19, 44:3, 46:14, 51:3, 51:17, 52:18, 52:21, 52:23, 53:2, 53:19, 53:20, 55:22, 58:6, 62:17, 71:5, 72:18, 79:8, 79:9, 80:4, 95:15, 107:20, 119:25, 163:8, 168:7 border [54] - 29:22, 53:8, 64:16, 74:9, 74:10, 77:15, 78:5, 78:8, 78:9, 78:12, 78:13, 84:19, 98:10, 103:19, 104:12, 104:13, 104:16, 104:24, 105:8, 105:18, 108:6, 109:22, 109:23, 118:18, 136:8, 137:17, 137:20, 138:12, 138:22, 139:5, 141:4, 141:5, 141:9, 141:10,

141:20, 142:5, 142:9, 142:24, 142:25, 143:4, 143:6, 143:19, 143:23, 144:15, 145:23, 146:3, 146:11, 146:20, 147:16, 148:19, 158:4, 158:10, 158:21 bordering [1] - 144:4 borders [2] - 5:6, 5:10 bore [1] - 122:14 bottom [4] - 22:24, 26:9, 27:18, 124:1 bought [1] - 134:11 **box** [6] - 66:25, 89:12, 125:5, 135:18, 139:21, 155:13 Box [1] - 175:18 brackets [1] - 124:21 branch [1] - 27:1 braze [1] - 123:7 break [2] - 60:16, 107:5 breaks [1] - 88:19 brief [10] - 60:17, 160:8, 171:9, 172:15, 173:13, 173:19, 173:23, 174:13, 174:14 briefed [2] - 171:11, 173:1 briefs [6] - 170:23, 171:1, 172:16, 173:10, 173:17, 174:4 bring [2] - 26:8, 91:8 bringing [2] - 7:20, 30:7 broad [1] - 110:22 broken [1] - 128:8 brokerage [1] - 138:8 brought [8] - 19:10, 64:12, 82:7, 88:6, 117:7, 123:22, 136:9, 136:10 brushes [1] - 127:18 buff [1] - 127:17 building [1] - 15:5 Building [2] - 1:15, 88:15 buildings [3] - 8:14, 15:6, 15:23 bulk [2] - 27:2 **bump** [1] - 50:18 Bureau [6] - 64:14, 76:10. 76:11. 90:8. 90:13, 137:4

Burke [26] - 2:4,

23:11, 23:22, 27:6, 39:24, 62:14, 62:18, 63:1, 64:4, 64:15, 64:17, 65:5, 68:9, 68:15, 68:24, 69:1, 75:8, 75:13, 75:19, 104:8, 147:20, 149:21, 150:7, 160:16, 170:8 business [18] - 14:19, 14:22, 15:6, 15:9, 15:13, 16:1, 16:4, 16:14, 17:3, 41:9, 57:7, 57:8, 72:6, 79:7, 80:22, 88:22, 106:16, 150:16 **businesses** [1] - 90:3 busy [5] - 7:22, 8:25, 32:25, 35:15, 65:2 butchering [1] - 91:18 button [5] - 63:5, 123:5, 123:6, 123:7, 129:23 buttons [29] - 87:10, 89:22, 89:23, 90:10, 90:16, 111:8, 113:11, 113:20, 116:11, 116:14, 116:17, 118:3, 122:17, 123:10, 126:8, 126:12, 126:23, 127:22, 128:1, 129:24, 130:4, 130:6, 130:16, 131:18, 131:25, 132:4, 134:12, 135:18, 135:21 BY [38] - 3:23, 10:19, 13:2, 21:17, 51:16, 52:9, 54:12, 57:15, 58:5, 61:4, 65:13, 66:17, 67:11, 74:2, 75:18, 84:13, 86:2, 89:9, 92:5, 93:20, 96:11, 97:18, 102:6, 107:14, 121:17, 124:19, 129:7, 140:25, 144:13, 154:2, 157:13, 158:13, 159:13, 160:15, 161:18, 163:2, 167:15, 175:15

C

**Caddagia** [2] - 91:15, 91:18 **calculator** [1] - 128:22 caliber [1] - 129:16 calibers [1] - 87:12 CALLED [5] - 3:15, 60:20, 75:9, 162:19, 167:7 Canada [1] - 60:8 cannot [1] - 139:19 capabilities [1] -137:20 capacity [2] - 6:8, 71:4 cards [1] - 101:10 career [3] - 5:20, 5:24, 63:10 Carolina [3] - 93:5, 95:4, 161:24 carriers [1] - 79:6 carrying [6] - 44:18, 63:16, 63:19, 152:11, 152:12 case [67] - 8:24, 12:22, 12:23, 21:21, 26:24, 30:23, 36:14, 36:21, 37:9, 37:24, 38:12, 38:21, 42:4, 42:5, 42:17, 47:4, 48:15, 51:3, 53:13, 53:22, 54:5, 65:5, 70:12, 76:14, 77:4, 77:5, 77:14, 77:17, 77:25, 78:1, 78:18, 78:19, 94:16, 96:19, 99:10, 100:4, 108:2, 108:4, 108:15, 108:22, 119:9, 120:2, 120:16, 121:5, 121:9, 129:22, 130:11, 136:5, 136:6, 136:21, 138:5, 139:17, 140:1, 140:22, 144:6, 145:25, 148:21, 150:25, 151:7, 151:23, 152:18, 172:4, 172:6, 172:18, 172:22, 172:23, 172:24 cases [4] - 7:23, 140:2, 152:16, 173:22 castle [1] - 124:16 casual [1] - 156:4 catch [1] - 124:20 caused [1] - 39:20 caution [1] - 158:7 CBP [33] - 4:25, 19:25, 21:23, 22:15, 34:17, 62:17, 62:18, 62:23, 64:5, 64:14, 73:11, 78:7, 78:20, 78:24,

96:25, 109:17, 109:22, 119:4, 119:21, 142:14, 142:15, 143:16, 146:5, 146:6, 147:4, 150:18, 151:4, 151:6, 151:8, 151:21, 151:22, 151:24, 153:22 CBP's [1] - 147:24 cell [10] - 33:21, 34:25, 35:4, 35:16, 35:24, 47:12, 101:6, 144:21, 145:7, 145:13 cell-type [1] - 33:21 Center [1] - 26:25 Cert [2] - 173:7, 173:15 cert [2] - 172:7, 173:2 certain [6] - 30:15, 48:2, 48:7, 54:3, 82:10, 114:23 certainly [11] - 47:4, 65:12, 120:13, 145:19, 146:2, 171:5, 171:12, 172:7, 172:18, 173:3, 173:10 certainty [2] - 164:21, 168:17 certificate [1] - 175:22 **CERTIFIED** [1] - 1:24 certify [2] - 175:6, 175:10 certifying [1] - 175:23 certiorari [1] - 172:13 Certiori [1] - 171:4 CFA [1] - 155:21 chain [1] - 66:5 chair [3] - 9:3, 33:5, 33:10 chairs [2] - 33:7, 33:25 chance [8] - 18:4, 119:8, 120:6, 138:4, 139:10, 142:13, 156:20, 168:7 change [5] - 98:23, 139:14, 139:15, 153:18, 158:10 changed [1] - 142:6 changes [1] - 142:3 changing [2] - 140:14, 151:19 check [4] - 46:22, 79:10, 90:21, 161:5 checked [1] - 41:22 checking [2] - 34:21, 163:18

checks [1] - 82:13 choice [1] - 137:16 Christina [1] - 95:16 Christine [1] - 101:23 Circuit [3] - 171:22, 172:23, 172:25 circumstance [1] -168:22 circumstances [9] -32:1, 32:23, 42:3, 48:3, 48:7, 69:6, 71:4, 103:16, 171:19 citizen [2] - 30:12, 30:13 citizenship [2] -30:24, 38:14 City [1] - 6:7 claim [1] - 130:7 claiming [1] - 41:15 clarification [1] -125:16 **clarify** [1] - 96:9 clarity [1] - 126:22 classic [1] - 106:15 cleaning [2] - 134:19, 135:6 clear [6] - 54:15, 56:11, 69:1, 102:16, 105:4, 149:6 cleared [4] - 34:23, 37:8, 37:14, 96:8 CLERK [10] - 3:17, 3:19, 60:22, 60:25, 75:11, 75:14, 162:21, 162:25, 167:9, 167:13 clerk [1] - 52:7 Clerk [1] - 141:12 client [1] - 148:6 clock [1] - 140:7 close [3] - 10:1, 10:2, 37:1 close-out [1] - 10:1 closed [2] - 23:4, 99:23 closely [1] - 99:18 closer [1] - 4:18 closing [1] - 23:8 cloth [1] - 127:17 clothes [4] - 44:22, 64:2, 169:16, 169:18 coach [1] - 20:1 coat [1] - 63:5 Code [1] - 175:6 code [5] - 22:25, 85:8, 97:22, 146:14, 148:6 codes [1] - 147:1 colleagues [1] - 8:18 College [1] - 4:6 combo [23] - 89:22,

89:23, 90:10, 90:16, 113:11, 113:20, 116:11, 116:13, 116:17, 122:17, 123:9, 126:8, 126:12, 126:23, 127:22, 128:1, 129:24, 130:4, 130:6, 130:16, 131:18, 132:4, 134:12 coming [30] - 6:25, 7:6, 7:11, 13:16, 24:12, 24:22, 26:4, 26:22, 26:25, 30:15, 40:9, 42:6, 42:19, 49:13, 58:19, 59:15, 61:13, 77:7, 77:14, 79:19, 97:3, 114:18, 119:4, 152:19, 152:25, 153:13, 154:4, 165:3, 167:19 comment [1] - 129:19 comments [2] - 26:17, 151.5 commerce [2] - 79:22, 137:8 Commerce [17] -76:11, 78:19, 80:9, 81:4, 82:8, 82:13, 82:15, 83:8, 83:24, 84:4, 86:8, 90:17, 94:15, 107:21, 109:9, 137:4, 158:22 Commercial [1] -125:21 commercial [2] -126:4, 129:8 commit [1] - 29:19 committed [1] - 29:20 **committing** [1] - 158:6 common [6] - 63:12, 64:23, 65:17, 69:7, 69:8, 69:9 commonly [2] - 5:9, 66:5 communication [1] -68:22 companies [1] - 94:18 companion [1] - 80:18 company [5] - 15:4, 77:6, 82:11, 87:22, 95:5 Company [7] - 15:20, 82:2, 82:10, 82:23, 83:16, 86:17, 92:11 compartment [3] -

70:1, 70:3, 144:20

174:17

compartments [2] -

47:2, 144:21

complain [3] - 13:20, 13:21, 13:24 complaining [1] - 49:9 complains [1] - 13:23 complete [3] - 99:7, 99:20, 114:23 completed [6] - 19:11, 68:6, 70:24, 104:2, 115:6, 123:21 completely [1] - 34:23 Complex [1] - 88:14 complicit [1] - 130:8 comply [1] - 171:22 component [1] -109:19 comport [1] - 171:22 composite [1] -129:22 computer [14] - 1:22, 26:3, 26:6, 26:21, 39:16, 52:11, 58:21, 98:7, 98:18, 99:18, 100:17, 101:9, 139:24, 140:6 computer-aided [1] -1:22 computer-generated [1] - 39:16 concealed [3] - 64:3, 169:23. 169:25 concern [8] - 39:1, 43:8, 48:8, 48:9, 49:6, 49:8, 53:16, 96:16 concerns [2] - 49:5, 90:20 conclusion [3] - 19:5, 20:4, 128:7 conclusions [2] -144:5 concurrence[1] -104:16 conduct [9] - 9:1, 28:7, 31:7, 77:15, 78:8, 98:19, 139:7, 140:15, 160:25 conducted [19] - 5:22, 9:25, 12:3, 24:2, 42:24, 59:16, 79:16, 82:6, 86:10, 90:7, 104:13, 105:11, 123:12, 125:15, 140:4, 140:20, 142:24, 154:1, 158:21 conducting [4] -44:14, 78:18, 142:5, 148:3 conference [1] -

configuration [1] -8:25 confirm [2] - 82:6, 87:8 confirmation [1] -153:17 confirmed [10] - 79:4, 82:10, 83:3, 87:8, 87:12, 88:3, 100:17, 149:22, 150:8, 151:18 confiscated [1] -43:16 conflict [8] - 6:19, 6:23, 6:25, 26:5, 26:22, 42:24, 59:8, 59:23 confronted [2] -135:24, 135:25 conjunction [1] -83:14 Connecticut [1] -112:22 consideration [1] -171.5 considerations [1] -144:9 considered [2] -130:11, 137:18 Constitution [1] - 3:9 construction [2] -15:4, 15:22 construed [1] - 161:1 consulted [3] - 78:11, 78:16, 154:5 Consulting [2] -15:20, 92:11 consulting [2] -153:23, 154:12 contact [4] - 24:7, 64:25, 100:1, 149:1 contacted [6] - 62:14, 82:2, 114:22, 115:8, 116:6, 125:25 contain [4] - 25:4, 119:12, 119:14, 119:19 contained [2] -103:17. 114:16 contains [4] - 23:1, 81:5, 103:14, 129:2 contents [5] - 23:14, 48:9, 71:14, 149:22, 150:8 context [1] - 149:24 continuation [1] -122:21 Continue [1] - 171:2 continue [2] - 132:9, 144:8

continued [1] - 132:10 continuing [6] - 73:20, 74:17, 125:1, 141:25. 142:1. 156:14 contraband [5] -30:16, 55:13, 70:7, 100:10, 152:11 Control [3] - 80:9, 90:17 control [2] - 137:8, 175:23 controlled [19] -55:11, 80:8, 82:3, 82:16, 83:1, 83:12, 85:19, 87:13, 89:23, 89:25, 90:17, 94:12, 94:21, 109:9, 109:10, 109:12, 116:19, 137:8 Controls [2] - 94:19, 161:9 controls [1] - 94:20 conversation [12] -18:20, 19:6, 27:12, 64:19, 64:20, 64:22, 68:14, 68:18, 68:23, 86:22, 115:13, 132:19 conversations [2] -87:3, 170:10 cooperative [4] -13:12, 13:21, 14:2, 130:12 coordinated [2] -78:18, 101:1 coordinating [2] -99:17, 150:19 coordination [2] -78:1, 108:4 copies [1] - 125:17 copy [16] - 10:15, 17:8, 48:3, 48:11, 48:16, 48:18, 66:23, 98:4, 130:25, 131:3, 155:14, 156:14, 157:3, 157:5, 170:25 Cornwall [4] - 113:8, 115:14, 116:6, 116:9 correct [224] - 6:1, 6:10, 10:4, 11:11, 14:14, 14:16, 15:11, 15:17, 16:21, 17:20, 20:23, 20:24, 21:25, 22:11, 22:16, 22:22, 23:24, 24:4, 24:9, 24:14, 24:24, 25:25, 26:1, 27:14, 29:22, 29:23, 30:2, 30:6, 30:11, 30:17, 32:19,

35:4, 35:5, 38:9, 39:12, 40:11, 43:14, 43:15, 43:18, 43:20, 43:21, 44:4, 44:9, 46:25, 47:18, 48:16, 51:4, 51:5, 54:19, 54:20, 55:1, 55:2, 55:5, 55:12, 56:15, 58:16, 63:8, 65:21, 65:23, 65:24, 67:15, 67:19, 67:25, 69:2, 70:1, 72:2, 79:20, 80:5, 81:1, 81:10, 81:11, 84:20, 84:21, 86:17, 89:15, 89:16, 92:7, 92:16, 92:17, 92:20, 92:23, 101:8, 101:9, 102:21, 107:19, 107:22, 108:14, 108:16, 108:17, 108:20, 109:3, 110:5, 110:17, 110:18, 110:24, 111:3, 111:4, 111:23, 112:5, 112:12, 112:17, 112:18, 112:21, 112:23, 113:2, 113:9, 113:11, 113:13, 113:14, 113:15, 113:18, 113:21, 113:22, 114:1, 114:2, 114:15, 115:9, 115:10, 115:19, 116:3, 116:4, 116:7, 116:8, 116:11, 116:12, 116:14, 116:17, 116:18, 116:20, 116:24, 117:9, 117:10, 117:11, 117:12, 118:1, 118:20, 119:2, 119:15, 119:16, 119:17, 119:18, 120:3, 120:4, 120:14, 121:6, 122:13, 123:1, 123:3, 125:22, 126:1, 126:8, 126:12, 126:17, 126:18, 126:23, 127:18, 127:22, 128:2, 128:4, 130:10, 131:7, 131:14, 131:19, 132:2, 132:5, 132:13, 132:14, 132:20, 133:5, 133:7, 133:10,

133:16, 134:10, 135:5, 136:16, 136:18, 136:23, 137:14, 138:17, 141:4, 143:9, 143:12, 144:15, 144:20, 144:25, 145:13, 146:4, 146:21, 146:22, 146:24, 147:22, 150:11, 150:22, 152:4, 152:20, 152:21, 152:22, 152:23, 153:2, 153:15, 153:16, 154:16, 154:23, 155:6, 156:11, 157:2, 157:16, 157:23, 158:3, 158:15, 158:24, 159:16, 159:17, 159:20, 159:22, 159:23, 160:1, 162:7, 162:8, 164:12, 165:19, 166:9, 170:12, 175:7 Correct [1] - 159:5 correctly [6] - 13:19, 54:21, 82:21, 130:18, 130:19, 158:9 corrupted [1] - 100:20 costs [1] - 92:12 cotter [1] - 93:6 counsel [2] - 173:19, 174:12 Counter [10] - 25:16, 25:21, 38:22, 39:14, 80:7, 80:22, 94:13, 143:2, 148:21, 148:23 counter [1] - 25:17 counterparts [1] -16:9 counterterrorism [1] -5:2 countless [1] - 128:9 countries [2] - 6:20, 79:14 country [18] - 29:15, 30:3, 30:8, 30:15, 41:10, 43:17, 49:13, 62:4, 83:17, 97:3, 121:1, 137:22, 152:19, 152:25, 153:13, 154:4, 160:21, 165:3 couple [6] - 20:16, 56:6, 99:19, 100:14,

171:21

course [11] - 10:15, 12:22, 63:10, 72:6, 79:7, 106:16, 120:16, 147:25, 148:24, 150:16, 170:25 courses [1] - 138:21 COURT [95] - 1:1, 3:1, 3:4, 3:13, 3:20, 10:16, 13:1, 21:13, 21:15, 51:15, 52:8, 52:12, 53:10, 53:15, 53:25, 54:5, 54:8, 57:11, 57:13, 57:23, 58:2, 60:4, 60:6, 60:9, 60:13, 60:16, 60:18, 61:2, 65:10, 66:14, 67:8, 74:1, 74:20, 74:22, 74:24, 75:4, 75:6, 75:16, 84:10, 85:24, 89:6, 91:25, 92:2, 93:17, 96:3, 96:9, 97:13, 97:15, 102:3, 103:11, 103:20, 104:8, 104:18, 105:1, 105:4, 105:13, 105:24, 106:3, 106:5, 106:24, 107:4, 107:6, 107:9, 107:11, 121:14, 124:18, 129:6, 140:19, 144:2, 153:7, 153:9, 157:10, 159:11, 160:3, 160:5, 160:7, 160:9, 160:12, 161:16, 162:10, 162:12, 162:17, 166:23, 166:25, 167:3, 170:15, 170:19, 170:21, 171:7, 172:11, 173:14, 174:1, 174:6, 174:11, 174:20 Court [31] - 4:4, 5:18, 7:13, 9:13, 13:3, 15:3, 53:23, 62:21, 64:10, 73:24, 77:1, 81:22, 84:7, 99:14, 106:22, 171:2, 171:10, 171:13, 171:16, 171:20, 172:3, 172:10, 172:12, 172:17, 173:14, 174:16, 175:3, 175:4, 175:14, 175:17, 175:17

court [1] - 139:15 Court's [1] - 171:13 courtesy [2] - 148:3, 148:10 courtroom [2] - 12:21, 52.8 Courtroom [1] -141:12 cover [1] - 35:13 covered [2] - 45:1, 45:2 craft [1] - 149:3 crafting [1] - 149:14 created [4] - 7:6, 92:11, 99:6, 109:18 crime [4] - 29:19, 29:20, 100:11, 158:5 crimes [2] - 55:21, 160:17 criminal [1] - 79:12 Criminal [3] - 4:6, 4:7, 4:8 criminality [3] - 5:3, 5:17, 6:21 criminals [1] - 37:20 Cross [1] - 2:2 cross [5] - 21:13, 54:13, 67:8, 139:5, 160:16 CROSS [3] - 21:16, 67:10, 107:13 cross-examine [2] -21:13, 67:8 crossed [1] - 78:13 crossing [1] - 146:20 crowd [1] - 37:7 CRR [1] - 1:23 CTR [17] - 25:15, 25:16, 25:19, 26:12, 39:5, 39:14, 39:19, 42:13, 42:15, 42:17, 58:15, 59:2, 73:3, 76:23, 151:3, 151:4, 151:21 current [1] - 86:18 cursory [15] - 99:25, 100:12, 103:3, 104:14, 104:19, 105:21, 138:24, 139:9, 140:4, 140:16, 140:20, 141:1, 155:11, 155:23, 157:17

custody [9] - 62:25,

66:5, 97:25, 98:1,

155:18, 155:20

Custody [3] - 66:8,

67:17, 70:20

98:3, 98:4, 155:13,

customary [2] - 148:5,

148:8 customer [2] - 85:7, 93:5 customs [4] - 58:6, 78:6, 78:7, 109:15 Customs [47] - 3:25, 4:1, 4:11, 4:16, 4:20, 4:25, 5:1, 5:16, 6:3, 6:15, 21:23, 22:15, 24:13, 27:1, 27:3, 29:21, 29:25, 43:19, 44:3, 46:14, 46:18, 51:3, 51:17, 51:24, 52:21, 52:23, 53:2, 53:18, 53:20, 55:22, 62:17, 71:5, 72:18, 77:10, 79:8, 79:9, 80:4, 107:20, 109:16, 109:19, 109:20, 109:24, 118:16, 119:25, 147:16, 163:8, 168:7 cut [1] - 123:6 Cy [1] - 19:25 cylindrical [2] -131:16, 131:23

#### D

**D,E**[1] - 2:17 D-10 [1] - 124:20 **D.C** [1] - 27:1 daily [1] - 28:4 dark [1] - 7:3 data [14] - 23:14, 23:15, 79:10, 100:17, 100:20, 104:15, 105:19, 139:25, 140:4, 140:16, 141:2, 156:10, 156:17, 157:17 database [1] - 151:8 date [15] - 22:14, 23:22, 23:23, 26:11, 26:16, 33:18, 35:2, 68:12, 68:13, 101:16, 108:9, 108:11, 168:23, 175:9 dated [3] - 52:19, 89:2, 93:3 dates [4] - 90:22, 104:23, 161:10, 175:9 days [8] - 44:16, 99:19, 101:17, 140:9, 174:4, 174:6, 174:12, 174:14 dealings [2] - 41:9,

57:7 Debbie [2] - 113:8, 116:6 December [6] -107:25, 108:1, 109:1, 122:12, 123:9, 136:6 decide [1] - 173:4 decision [12] - 103:6, 105:17, 106:14, 137:16, 139:1, 150:25, 158:6, 171:13, 171:16, 171:19, 172:2, 173:2 decisions [1] - 171:23 Declaration [3] -114:24, 115:1, 120:21 Declarations [1] -119:7 Declared [1] - 88:18 Defendant [6] - 1:7, 2:5, 2:16, 62:23, 83:12, 161:13 DEFENDANT[1] -1:17 Defendant's [5] -52:17, 52:22, 52:25, 73:23, 141:13 **defending** [1] - 43:3 defense [3] - 160:21, 161:1, 161:2 **Defense** [6] - 94:19, 160:19, 161:8, 172:1, 173:19, 173:23 definitely [2] - 17:12, 17:14 definition [5] - 69:17, 73:4, 156:1, 156:2, 156:3 defrauding [1] - 57:8 defunct [1] - 95:5 degree [1] - 144:7 degrees [1] - 4:7 delay [1] - 173:6 delayed [1] - 172:5 delete [1] - 139:14 deleted [1] - 139:20 delineation [1] - 147:6 deny [1] - 43:13 Department [24] -52:19, 53:1, 61:6, 76:11, 78:19, 80:9, 82:7, 82:15, 83:24, 84:4, 86:8, 94:14, 94:15, 94:19, 107:21, 109:9, 109:10, 109:12, 109:18, 137:4,

138:9, 141:20, 160:23, 161:8 depicted [2] - 130:17, 131:25 depth [2] - 74:4, 143:14 deputy [1] - 52:8 **Deputy** [1] - 141:12 derogatory [1] - 13:16 describe [16] - 5:12, 7:13, 8:20, 9:24, 11:23, 13:3, 29:9, 62:21, 64:10, 84:22, 85:4, 86:14, 93:2, 99:14, 124:12, 165:21 described [7] - 32:22, 63:20, 93:8, 97:1, 115:23, 116:2, 126:2 describing [2] - 38:1, 116:13 description [11] -82:25, 88:3, 94:16, 114:14, 114:22, 115:8, 116:7, 118:23, 122:14, 127:8, 130:1 descriptions [1] -118:3 designate [2] - 77:10, 152:8 designated [3] - 78:6, 78:7, 89:12 designation [3] -151:4, 151:21, 151:22 desk [7] - 9:3, 24:13, 24:15, 32:11, 33:5, 33:10, 72:9 destroy [2] - 55:14, 98:23 detail [1] - 165:16 detailed [1] - 63:2 detailing [2] - 101:21, 102:13 details [1] - 148:13 detain [18] - 48:11, 48:14, 53:13, 57:20, 58:6, 58:10, 64:16, 65:7, 65:16, 68:9, 69:2, 69:11, 72:15, 137:24, 138:4, 138:12, 138:14, 139:6 detained [24] - 57:16, 58:10, 62:25, 64:18, 65:19, 66:9, 67:18, 68:4, 69:4, 69:10, 70:20, 80:17, 84:19,

97:8, 97:19, 99:9,

101:13, 101:15, 105:9, 146:20, 156:14, 157:9, 157:25, 158:4 **Detained** [1] - 66:6 detaining [1] - 139:16 **Detention** [3] - 66:8, 67:17, 70:19 detention [5] - 69:5, 78:12, 98:10, 141:5, 150:18 determination [2] -90:9, 146:19 determinations [2] -89:21, 161:7 determine [7] - 29:18, 38:9, 90:2, 100:10, 117:3, 129:9, 161:5 determined [10] -43:11, 82:19, 89:21, 104:5, 105:2, 108:6, 117:25, 119:1, 120:20, 154:3 determines [3] - 25:1, 36:22, 172:17 develop [2] - 92:12, 94:3 developed [1] - 81:23 developing [1] - 86:6 development[1] -94:5 device [28] - 47:15, 47:20, 48:8, 48:10, 48:11, 48:12, 48:18, 48:22, 48:24, 69:25, 70:4, 70:7, 71:12, 71:13, 99:21, 139:12, 139:15, 140:12, 140:17, 142:5, 144:19, 155:24, 155:25, 156:6, 157:4, 157:18. 158:18 devices [80] - 19:7, 43:20, 43:22, 44:4, 44:7, 46:19, 46:20, 46:24, 47:6, 48:5, 48:14, 49:5, 51:6, 51:12, 53:13, 53:19, 55:23, 56:2, 57:17, 58:6, 62:25, 64:16, 67:1, 68:4, 68:9, 69:2, 69:4, 69:6, 69:10, 69:13, 69:20, 69:24, 70:13, 70:17, 70:21, 71:4, 72:15, 78:13, 80:17, 97:8, 97:9, 98:8, 98:13, 99:5, 99:8, 99:16, 100:16, 101:7,

101:12, 101:23, 102:15, 102:18, 103:2, 103:4, 103:7, 103:16, 104:14, 105:12, 137:24, 138:4, 138:11, 138:25, 139:6, 141:2, 141:6, 141:11, 141:21, 142:6, 143:21, 146:1, 146:20, 153:1, 153:14, 154:5, 154:13, 154:23, 156:11, 157:24, 158:4, 158:8 Devices [2] - 52:18, 53:3 devices" [1] - 51:4 DHL [7] - 115:22, 117:6, 117:11, 117:19, 118:15, 120:13 **DHS** [2] - 66:5, 142:18 difference [4] -111:17, 155:23, 156:4, 156:9 different [20] - 4:15, 4:16, 4:17, 7:23, 8:1, 8:14, 11:18, 20:12, 28:4, 30:14, 42:19, 42:23, 56:6, 106:8, 106:20, 109:21, 111:19, 130:4, 152:17, 172:2 difficulty [1] - 4:19 dimensions [1] -122:17 direct [8] - 25:3, 37:4, 37:6, 50:18, 51:8, 131:9, 167:20, 175:23 **DIRECT** [5] - 3:22, 61:3, 75:17, 163:1, 167:14 Direct [1] - 2:2 directed [7] - 12:2, 34:12, 36:16, 68:8, 69:1, 95:15, 110:15 directing [1] - 68:11 directive [1] - 52:22 Directive [2] - 52:23, 142:14 directly [3] - 59:22, 133:5, 148:19 Director [2] - 94:19, 161:8 discovered [1] -158:19 discretion [1] - 150:23

discretionary [1] -

166:9 discuss [2] - 138:18, 174:17 discussed [6] - 78:5, 108:7, 125:7, 130:3, 136:8, 173:20 **discussing** [1] - 40:5 discussion [2] -127:24, 172:8 discussions [1] - 64:5 disguised [1] - 144:21 dismissed [2] - 60:7, 167:2 displayed [1] - 64:2 dispose [1] - 55:13 dispute [1] - 16:9 **DISTRICT** [2] - 1:1, 1:1 District [6] - 85:13, 113:1, 175:4, 175:17, 175:18 docketed [1] - 84:7 document [42] - 3:7, 3:8, 9:12, 9:18, 66:18, 66:19, 66:21, 69:23, 74:7, 74:10, 80:11, 85:9, 88:19, 91:13, 91:20, 92:7, 92:9, 92:10, 92:14, 92:15, 93:9, 93:12, 93:21, 93:25, 94:2, 102:7, 104:3, 104:18, 105:6, 105:13, 106:6, 106:15, 115:5, 119:21, 122:9, 123:20, 124:7, 124:23, 159:23, 160:1 documentation [2] -114:3, 121:24 documented [3] -88:6, 100:13, 139:18 documenting [7] -86:7, 86:9, 95:14, 102:13, 102:22, 149:19, 149:24 documents [21] -52:14, 54:2, 55:21, 65:25, 74:5, 76:15, 82:7, 82:9, 83:5, 84:6, 91:8, 92:6, 102:16, 104:4, 110:4, 123:13, 125:17, 125:18, 142:9, 142:12, 163:18 domestic [1] - 120:19 done [29] - 5:25, 9:21, 19:14, 20:8, 25:24, 47:25, 48:4, 48:17,

84:24, 85:6, 86:17,

87:4, 87:7, 90:11,

110:25, 111:10,

112:22, 115:14,

63:11, 90:2, 97:11, 98:16, 99:10, 100:12, 104:15, 140:6, 140:8, 142:18, 145:22, 146:2, 150:4, 150:20, 156:25, 157:1, 157:7, 161:5, 161:12, 172:25, 174:10 Donnelly [6] - 112:7, 114:5, 124:24, 125:13, 136:11, 170:7 Donnelly(sic [1] -113:3 door [6] - 34:7, 34:18, 35:19, 35:20, 35:24, 36:3 doubt [1] - 149:14 doubts [1] - 57:1 Douglas [4] - 2:6, 167:5, 167:11 down [21] - 21:4, 26:8, 36:16, 46:4, 55:20, 60:6, 63:5, 74:24, 78:2. 88:20. 97:24. 98:13, 128:8, 136:7, 139:13, 142:20, 146:17, 150:19, 162:10, 166:25, 170:15 draw [2] - 106:8, 106:19 dressed [5] - 44:20, 63:3, 63:6, 169:16, 169:18 drew [1] - 125:22 Drill [30] - 82:2, 84:23, 85:6, 85:12, 87:4, 90:10, 110:25, 112:14, 112:22, 113:4, 113:25, 114:13, 114:22, 115:8, 116:6, 116:9, 121:22, 122:9, 122:25, 125:22, 125:24, 125:25, 127:25, 130:3, 131:17, 131:18, 135:21, 136:11, 136:12 drill [15] - 87:9, 87:11, 115:23, 116:3, 118:23, 127:13, 127:14, 128:5, 128:11. 129:1. 129:11. 129:17. 129:18, 129:23, 130:6

drilling [1] - 129:24 drills [2] - 115:12, 135:10 drive [5] - 8:15, 32:9, 48:18, 80:23, 147:10 **Drive** [1] - 88:18 drove [1] - 100:25 drugs [2] - 30:16, 55:21 due [1] - 174:4 **DULY** [5] - 3:16, 60:20, 75:9, 162:20, 167:8 dump [1] - 105:23 Dunberg [6] - 83:24, 84:3, 90:6, 136:15, 136:24, 158:22 during [24] - 5:19, 6:3, 8:10, 14:9, 19:20, 20:25, 40:3, 54:13, 54:23, 72:6, 72:12, 74:15, 74:16, 86:22, 94:24, 95:1, 104:24, 131:13, 137:12, 139:5, 147:12, 158:20, 169:3, 169:13 duties [9] - 5:4, 5:6, 5:8, 7:9, 32:3, 61:20, 141:18, 147:6, 147:25 duty [12] - 61:17, 61:21, 62:1, 62:6, 62:13, 63:4, 63:19, 71:20, 71:22, 149:1, 169:2, 169:3

# Ε

early [4] - 65:10, 78:2, 108:1, 108:3 easily [1] - 150:4 East [5] - 82:12, 87:20, 95:7, 100:23, 100:25 Eastern [1] - 11:16 easy [1] - 148:1 education [2] - 4:5 effort [2] - 81:17, 154:10 efforts [1] - 104:8 eight [1] - 8:11 eight-hour [1] - 8:11 either [13] - 20:1, 27:13, 37:16, 39:24, 48:11, 68:19, 80:9, 83:15, 86:19, 87:1, 118:9, 118:11, 173:5 Eldorado [18] - 82:2, 82:9, 82:23, 83:16,

116:6, 118:4, 121:22, 122:10 Electronic [2] - 52:18, electronic [44] - 19:6, 44:4, 46:19, 48:5, 49:5, 53:13, 55:23, 56:2, 57:17, 62:25, 64:16, 69:6, 69:9, 69:20, 69:24, 69:25, 70:3, 70:7, 71:3, 78:13, 80:16, 99:8, 99:16, 101:7, 101:23, 102:15, 102:18, 103:4, 103:7, 103:16, 104:14, 105:11, 139:6, 141:2, 141:11, 141:21, 142:5, 143:21, 144:19, 152:25, 153:14, 154:23, 155:24, 155:25 electronically [2] -50:21, 79:8 electronics [4] - 20:6, 64:18, 65:8, 65:16 elicit [1] - 17:24 Elmo [4] - 121:12, 122:6, 123:19, 126:10 elsewhere [1] - 148:9 email [17] - 82:20, 83:9, 83:11, 83:25, 84:4, 89:11, 91:2, 91:14, 91:15, 91:21, 92:16, 92:18, 93:11, 93:12, 93:13, 109:8, 158:18 emailed [1] - 92:16 emails [8] - 83:11, 89:14, 100:2, 104:24, 120:19, 136:17, 136:18, 138:6 Embargo [1] - 90:20 employed [9] - 3:24, 6:3, 61:5, 61:8, 75:19, 75:20, 163:7, 163:8, 163:10 employee [4] - 82:1, 82:23, 83:1, 87:7 **employees** [1] - 101:2 encounter [3] - 25:9, 36:20, 49:1 encountered [4] -

32:17, 33:11, 47:1, 165:18 encounters [1] - 36:13 end [5] - 13:20, 26:14, 31:2, 118:8, 128:20 enforcement [3] -118:9, 118:10, 143:5 Enforcement [4] - 4:2, 76:11, 109:20, 137:4 engage [1] - 142:2 engaged [2] - 138:7, 140:23 entails [1] - 137:21 enter [2] - 77:4, 151:15 entered [1] - 152:18 entering [2] - 120:17, 146:14 entire [4] - 5:24, 61:22, 79:15, 81:3 entirety [1] - 140:12 entitled [1] - 123:20 entity [1] - 109:17 entry [1] - 17:21 equipment [4] - 84:19, 85:11, 156:23 equivalent [1] -103:23 equivalents [1] -143:4 erase[1] - 56:1 escape [1] - 37:21 escort [4] - 37:2, 37:17, 50:15, 163:19 escorted [4] - 35:23, 36:9, 37:21, 166:17 especially [5] - 17:20, 18:4, 54:23, 97:8, 153:23 ESQ [2] - 1:14, 1:18 essence [1] - 132:3 essentially [15] - 36:2, 40:15, 44:2, 62:22, 64:13, 79:10, 87:9, 87:10, 106:10, 109:17, 111:12, 111:24, 135:12, 143:7, 148:1 establish [1] - 81:14 established [2] -68:22, 102:18 estimating [1] -128:24 etc [5] - 122:24, 123:7, 124:20. 156:10. 166:12 evaluating [3] - 98:15, 109:6, 143:17

event [3] - 40:8, 54:18,

148:12

events [5] - 14:9, 101:21, 104:21, 130:18, 163:25 Evidence [2] - 106:6, 106:19 evidence [33] - 3:7, 3:8, 10:18, 48:21, 55:14, 55:21, 56:2, 66:16, 84:12, 86:1, 89:8, 92:4, 93:19, 94:24, 97:17, 98:24, 99:24, 100:10, 100:14, 102:5, 102:14, 102:19, 104:4, 105:3, 107:1, 109:7, 119:25, 139:13, 139:21, 140:15, 146:16, 158:5, 171:11 evidentiary [1] -140:22 evolved [1] - 53:9 ex [2] - 133:7, 133:10 ex-wife [2] - 133:7, 133:10 exactly [8] - 7:24, 12:17, 32:1, 36:5, 61:25, 63:6, 73:14, 155:16 exam [2] - 64:13, 79:16 examination [18] -54:13, 63:1, 64:15, 69:3, 71:8, 99:3, 99:25, 137:25, 138:3, 138:13, 139:6, 141:7, 146:17, 155:7, 155:24, 156:5, 156:6, 160:16 EXAMINATION [12] -3:22, 21:16, 54:11, 58:4, 61:3, 67:10, 75:17, 107:13, 160:14, 161:17, 163:1, 167:14 examinations [1] -100:12 examine [8] - 21:13, 67:8, 98:25, 141:7, 145:10, 146:10, 156:7, 158:3 examined [9] - 31:10, 79:13, 99:4, 138:16, 139:5, 146:6, 146:8, 146:21, 158:2 examining [1] - 137:7 **exceptions** [1] - 174:2 exclude [2] - 12:22, 106:17

excuse [1] - 81:9 excused [7] - 60:9, 60:12, 60:13, 74:25, 75:3, 75:4, 170:16 execute [1] - 154:11 executed [2] - 101:22, 159.4 exemption [2] -104:17, 138:23 exhibit [6] - 22:21, 80:15, 95:13, 106:8, 122:20, 142:14 Exhibit [84] - 2:10, 2:11, 2:11, 2:12, 2:12, 2:13, 2:13, 2:14, 2:14, 2:15, 2:15, 9:7, 9:13, 9:22, 10:12, 10:14, 10:17, 10:21, 11:7, 22:21, 23:10, 24:5, 31:9, 52:17, 52:22, 52:25, 66:2, 66:12, 66:15, 67:14, 70:19, 80:12, 80:14, 83:18, 83:19, 84:1, 84:11, 84:15, 85:2, 85:4, 85:5, 85:22. 85:25. 86:4. 88:8, 88:11, 89:4, 89:7, 89:10, 91:10, 91:24, 92:3, 93:15, 93:17, 93:18, 95:11, 97:12, 97:15, 97:16, 101:18, 102:1, 102:4, 102:8, 102:11, 103:10, 105:10, 106:25, 110:8, 122:4, 123:16, 123:20, 125:3, 125:20, 126:11, 127:21, 141:13, 142:16, 149:20, 150:5, 154:17, 157:15, 158:19, 159:14, 159:18 Exhibits [3] - 2:17, 73:24, 142:7 exhibits [8] - 9:7, 52:5, 52:15, 53:4, 73:23, 91:4, 121:18, 147:15 existed [2] - 95:5, 106:11 exit [1] - 50:19 **expecting** [1] - 13:16 expeditiously [1] -80:21 expense [1] - 148:4 experience [9] - 4:14, 6:25, 28:20, 35:9,

37:1, 43:7, 128:9, 128:13, 174:1 experiences [1] -20:16 explain [8] - 23:1, 25:19, 26:13, 77:1, 86:5, 103:1, 104:6, 160:20 explained [3] -137:20. 138:22. 153:16 explanation [1] -17:17 explore [2] - 17:11, 64:8 explosives [1] -144:23 export [11] - 80:1, 80:3, 80:8, 90:12, 90:18, 94:23, 109:12, 135:1, 137:8, 138:8, 160:18 Export [7] - 76:11, 90:17. 114:24. 115:1. 119:7. 120:21, 137:4 exportation [2] -83:15. 151:13 exported [10] - 82:4, 82:17, 83:2, 83:4, 86:23, 87:14, 88:5, 89:24, 90:11, 90:14 **exporter** [1] - 90:5 exporting [1] - 83:17 express [1] - 49:6 extension [2] - 141:4, 141:9 extent [2] - 54:1, 173:6 extra [1] - 79:3 extract [3] - 102:25, 140:21, 156:10 extracted [5] - 103:2, 104:15, 105:20, 140:12, 157:6 extraction [10] - 99:1, 99:20, 100:21, 103:15, 105:22, 139:25, 140:6, 140:14, 156:20, 157:1

#### F

extremely[1] - 98:12

extractions [1] -

100:16

face [1] - 166:21 facilities [2] - 35:22, 55:9

facility [2] - 92:13, 95.4 fact [33] - 10:13, 26:4, 27:16, 39:20, 43:19, 56:19, 57:2, 57:5, 58:13. 58:24. 70:16. 82:21, 89:25, 96:23, 97:5, 104:13, 106:9, 106:12, 112:6, 116:16, 117:8, 119:14, 120:1, 120:5, 123:25, 135:24, 136:17, 140:23, 147:9, 159:21, 173:7, 173:9 facts [6] - 43:7, 81:23, 84:17, 84:18, 171:19, 172:5 factually [1] - 73:14 fair [6] - 23:19, 35:11, 38:4, 45:21, 104:20, 132:7 fairly [3] - 18:12, 171:11, 171:17 fall [3] - 90:16, 140:10, 142:7 fallible [1] - 121:1 false [3] - 47:1, 70:1, 70:3 familiar [11] - 43:4, 53:8, 73:3, 73:4, 81:6, 86:11, 142:22, 162:6, 164:1, 164:2, 166:21 far [15] - 32:17, 39:22, 58:18, 64:11, 64:12, 71:7, 133:14, 144:8, 150:15, 163:18, 164:1, 164:16, 164:18, 165:12 fashion [5] - 57:24, 78:4, 98:16, 99:4, 118:25 fat [1] - 139:11 father [6] - 18:22. 18:25, 19:3, 49:14, 49:17, 49:19 father's [1] - 18:22 favor [1] - 150:1 Fayetteville [3] - 93:4, 95:4, 161:24 **FBI** [27] - 27:21, 27:24, 29:6, 39:23, 43:24, 45:8, 54:22, 77:20, 78:18, 79:22, 82:2, 82:6, 86:9, 86:16, 86:20, 88:2, 107:20, 111:1, 111:22, 111:24, 112:6,

112:10, 131:13,

134:25, 167:6, 169:1 FBI's [1] - 86:7 Feasibility [3] - 91:17, 92:11, 129:14 February [39] - 6:3, 6:6, 7:8, 8:5, 10:9, 22:12, 24:2, 28:7, 35:3, 61:14, 61:23, 66:7, 71:20, 72:12, 88:25, 89:2, 92:22, 93:22, 95:14, 101:13, 101:15, 101:24, 104:10, 106:13, 125:7, 125:10, 125:21, 126:11, 126:13, 146:2, 149:21, 150:7, 154:14, 155:1, 158:1, 161:12, 163:21, 167:21, 168:18 Federal [4] - 1:15, 76:10, 101:22, 172:23 FedEx [8] - 62:5, 69:16, 72:9, 97:21, 139:21, 148:5, 155:3, 155:12 FedEx'd [1] - 64:17 feet [2] - 33:3 fella [1] - 39:24 Felney [12] - 2:6, 11:9, 24:7, 25:5, 25:24, 26:10, 31:21, 36:14, 36:21, 162:23 FELNEY [1] - 162:23 felt [1] - 40:22 Fenley [1] - 162:15 few [8] - 9:4, 52:5, 53:9, 54:9, 63:2, 160:13, 173:25, 174:1 fight [3] - 6:16, 6:20, 42:21 file [2] - 171:9, 174:13 filed [3] - 3:5, 171:2, 171:4 filing [1] - 90:24 filings [1] - 10:15 fill [1] - 98:7 filled [2] - 66:6, 66:19 finally [4] - 55:6, 56:6, 102:10, 126:25 findings [4] - 79:21, 81:5, 103:5, 138:6 fine [4] - 12:12, 54:7, 106:24, 107:8 fingering [1] - 139:11 finish [2] - 149:4, 149:13

finished [2] - 60:11, 99:21 fire [1] - 98:11 firearm [1] - 64:2 firearms [8] - 82:5, 94:9, 95:4, 95:8, 95:10, 161:19, 161:21, 162:5 firing [6] - 93:7, 94:6, 111:11, 158:24, 159:16 first [33] - 3:6, 3:13, 4:22, 11:8, 22:24, 24:5, 24:6, 24:17, 25:5, 25:8, 29:17, 33:11, 36:18, 38:21, 78:11, 81:24, 84:17, 89:11, 91:7, 101:25, 108:4, 108:21, 109:1, 110:22, 125:3, 128:15, 136:20, 140:12, 148:16, 162:16, 165:2, 165:4 fit [2] - 92:9, 93:25 fitting [1] - 88:3 five [6] - 8:14, 14:7, 40:6, 97:1, 160:6, 160:7 flag [1] - 79:14 flammable [1] - 117:4 flights [1] - 99:2 flow [1] - 37:4 fluid [2] - 117:4 flush [1] - 55:20 fly [1] - 78:11 flying [1] - 79:6 folks [6] - 8:7, 54:24, 55:10, 55:12, 64:5, 99:14 folks' [1] - 19:23 follow [3] - 58:3, 87:3, 97:9 followed [1] - 166:15 following [6] - 7:5, 86:16, 90:18, 121:20, 133:11, 155:20 FOLLOWS [5] - 3:16, 60:21, 75:10, 162:20, 167:8 **fool** [1] - 120:25 FOR [3] - 1:1, 1:13, 1:17 Force [1] - 169:1 foregoing [3] - 175:7, 175:10, 175:22 foreign [4] - 7:11, 120:19, 160:21, 160:22

forensic [13] - 63:1, 71:8, 101:11, 104:21, 105:20, 139:7, 139:8, 141:3, 155:7, 155:24, 156:5, 157:5 Forensic [2] - 150:9, 155:5 forensically [6] -98:15, 138:15, 141:7, 146:10, 146:21, 158:1 Forensics [1] - 149:23 forensics [13] - 98:7, 98:18, 98:19, 99:7, 99:14, 99:18, 99:21, 100:17, 102:14, 139:24, 140:7, 140:10, 146:17 forget [1] - 140:11 Form [1] - 66:5 form [7] - 68:6, 70:24, 98:3, 98:4, 101:3, 118:25, 123:21 formal [1] - 78:16 formality [1] - 149:25 format [1] - 139:14 former [2] - 82:22, 86:19 forms [3] - 83:14, 128:9, 150:18 forth [4] - 41:16, 70:22, 144:18, 175:9 forthcoming [1] -40:18 forward [7] - 13:12, 14:3, 78:4, 79:16, 81:24, 95:8, 154:1 forwarded [1] - 99:13 fought [1] - 42:25 four [3] - 12:1, 13:8, 156:19 four-hour [1] - 156:19 fours [1] - 172:19 fourteen [1] - 73:18 Fourth [3] - 104:17, 138:23, 172:25 fourth [1] - 126:25 frame [3] - 54:24, 95:1, 159:9 Frank [4] - 88:1, 114:10, 115:6, 117:7 free [2] - 34:20, 34:21 freely [1] - 39:4 frequently [1] - 79:1 front [13] - 17:4. 22:20. 65:25. 67:15. 67:16, 72:9, 80:11, 83:21, 126:10, 128:22, 131:2,

141:13, 142:12 fruits [2] - 91:5, 100:11 fugitive [1] - 152:10 fugitives [1] - 79:12 full [6] - 99:3, 99:7, 100:20, 102:23, 122:14, 140:16 full-bore [1] - 122:14 fully [4] - 99:19, 102:24, 103:2, 172:24 function [2] - 62:24, 163:16 functional [1] - 143:4 functions [1] - 163:17 funding [1] - 97:22

## G

gain [1] - 17:21 game [1] - 70:8 gas [6] - 93:6, 93:7, 93:8, 158:23, 158:24, 159:16 gate [1] - 24:17 gathered [4] - 86:15, 92:21, 94:25 gauge [1] - 127:8 gauges [1] - 127:11 general [7] - 61:21, 62:1. 63:4. 65:18. 96:19, 149:18, 174:1 generally [4] - 14:23, 38:13, 40:6, 94:1 generate [2] - 26:6, 26:15 generated [7] - 9:16, 23:11, 26:3, 39:16, 98:20, 106:16, 147:19 gentleman [2] - 13:18, 40:23 germane [3] - 102:19, 104:1, 172:18 GINO [1] - 1:18 Gino [3] - 21:20, 163:5, 167:18 gist [2] - 87:6, 87:7 given [9] - 58:22, 64:23, 78:9, 78:15, 96:18, 103:25, 164:9, 171:18, 172:5 glasses [1] - 9:9 Global [3] - 93:4, 158:15, 159:15 Glocks [1] - 129:15 go-ahead [1] - 78:15 goal [1] - 29:14 Green [4] - 155:5,

goods [1] - 151:13

GOVERNMENT[1] -1.13 government [1] -160:23 Government [31] -2:3, 2:9, 6:15, 7:3, 9:7, 10:11, 22:20, 24:5, 31:9, 54:1, 55:11, 60:15, 75:7, 76:23, 85:21, 89:3, 91:23, 93:14, 101:25, 103:9, 105:10, 125:3, 125:20, 127:21, 149:20, 150:3, 150:5, 158:19, 173:20, 173:24, 174:15 Government's [64] -9:13, 9:22, 10:12,

10:17, 10:21, 11:7, 23:10, 52:22, 66:1, 66:12, 66:15, 67:14, 70:19, 80:12, 80:14, 83:18, 83:19, 84:1, 84:11, 84:14, 85:1, 85:4, 85:22, 85:25, 86:4, 88:8, 88:11, 89:4, 89:7, 89:10, 91:10, 91:24, 92:3, 92:24, 93:2, 93:15, 93:17, 93:18, 95:11, 97:12, 97:16, 101:18, 102:1, 102:4, 102:8, 102:10, 103:10, 106:25, 110:8, 115:15, 122:3, 123:16, 123:19, 124:6, 126:11, 131:10, 147:17, 154:17, 157:15, 158:14, 159:14, 159:18, 170:7, 171:7 government's [9] -10:16, 66:14, 84:10, 85:5, 85:24, 89:6, 92:2, 97:15, 102:3 grab [1] - 152:13 graduate [1] - 4:10 graduated [1] - 4:6 grant [3] - 172:13, 172:17, 174:16 granted [6] - 89:15, 90:4, 91:4, 172:8, 173:3 grants [1] - 173:15 green [2] - 119:25, 156:9

155:10, 155:17, 155:22 grind [1] - 123:6 grinder [1] - 123:7 grinding [1] - 123:6 ground [2] - 6:21, 7:5 Group [1] - 80:23 group [4] - 6:16, 43:3, 98:7, 148:22 guess [13] - 22:17, 24:13, 30:10, 34:20, 49:10, 52:2, 53:22, 81:17, 82:23, 114:7, 117:13, 136:15, 172:20 guessing [3] - 128:19, 128:21, 128:23 guide [1] - 65:3 gun [9] - 111:2, 111:6, 111:9, 111:13, 111:16, 115:11, 135:1, 135:2, 135:3 guns [1] - 135:9 guy [2] - 112:9, 136:25 guys [2] - 140:10, 170:6

#### Н

hall [1] - 36:16 hand [5] - 94:14, 124:15, 127:17, 139:24 handed [1] - 134:8 handguns [1] - 144:22 handle [4] - 32:5, 35:13, 127:17, 173:18 handling [2] - 65:4, 146:1 happy [3] - 171:9, 171:12, 172:7 hard [2] - 5:21, 48:18 harmful [1] - 50:18 hate [1] - 172:4 hats [1] - 62:3 HAVING [5] - 3:15, 60:20, 75:9, 162:19, 167:7 hazardous [1] - 52:1 head [2] - 171:15, 171:20 headed [2] - 19:2, 144:10 headquarters [1] -142:18 health [1] - 18:22 hear [4] - 4:22, 22:1, 106:21, 156:13 heard [10] - 3:10,

20:18, 41:6, 43:4, 54:21, 73:7, 73:9, 73:11, 142:11 hearing [4] - 106:2, 170:23, 171:9, 172:11 Hearing [1] - 1:10 heavily [1] - 173:10 held [1] - 57:3 help [1] - 11:7 helpful [1] - 52:11 helping [1] - 37:17 hereby [1] - 175:6 hereinbefore [1] -175:9 heroes [1] - 42:21 Hertzog [2] - 81:2, 114:17 Hertzog's [1] - 110:9 hesitated [1] - 58:10 hesitation [1] - 148:18 hidden [2] - 144:20, 144:21 hierarchy [1] - 22:6 high [1] - 15:23 high-rise [1] - 15:23 highlight [2] - 124:14, 153:21 highlights [1] - 154:18 Hill [1] - 85:7 himself [2] - 86:21, 138:2 HINKLEY [73] - 1:14, 3:2, 3:12, 3:14, 3:21, 3:23, 10:11, 10:19, 12:16, 12:23, 13:2, 21:7, 21:12, 52:13, 53:11, 54:9, 54:12, 57:12. 57:15. 57:25. 60:5, 60:7, 60:15, 60:19, 61:1, 61:4, 65:12, 65:13, 66:11, 66:17, 67:7, 74:23, 74:25, 75:7, 75:15, 75:18, 84:6, 84:13, 85:21, 86:2, 89:3, 89:9, 91:23, 92:5, 93:14, 93:20, 96:11, 97:11, 97:18, 101:25, 102:6, 103:9, 103:21, 106:1, 106:4, 106:21, 107:2, 143:24, 153:3, 159:8, 160:13, 160:15, 161:15, 162:11, 166:24, 167:2, 167:4, 170:14, 171:9,

173:12, 173:22,

Immigration [5] - 5:1,

5:16, 51:24, 77:11,

impact [1] - 171:20

Impact [3] - 52:17,

53:1, 142:17

109:20

174:9, 174:19 Hinkley [11] - 3:11, 29:4, 52:12, 53:10, 60:18, 75:6, 103:20, 105:24, 110:15, 171:7, 174:14 Hinkley's [1] - 171:6 historically [2] - 6:14, 173:22 histories [1] - 79:13 **History** [1] - 26:10 history [2] - 90:21, 161:8 Hit [1] - 77:11 hit [14] - 26:12, 26:19, 26:20, 42:13, 42:15, 58:15, 59:2, 73:5, 151:2, 151:15, 151:19, 152:7, 152:22, 153:18 hold [2] - 4:13, 149:19 holder [1] - 56:21 holding [6] - 12:2, 33:21, 34:25, 35:4, 35:16, 35:24 hollow [1] - 127:16 home [1] - 40:9 Homeland [44] - 27:6, 27:20, 28:17, 28:18, 29:6, 39:23, 43:24, 45:8, 46:13, 52:19, 53:1, 53:14, 53:17, 53:20, 54:3, 54:23, 61:7, 68:8, 73:15, 75:20, 76:9, 95:13, 101:20, 102:12, 106:16, 108:18, 108:21, 108:25, 109:13, 109:18, 109:24, 110:8, 136:20, 136:24, 141:18, 141:20, 142:4, 142:15, 143:23. 147:25. 156:2, 169:25, 170:7 Honor [55] - 3:2, 3:12, 3:14, 3:21, 10:11, 12:23, 21:12, 52:6, 52:16, 53:5, 54:9, 57:25, 60:5, 60:7, 60:15, 61:1, 65:12, 66:11, 67:7, 74:23, 74:25, 75:2, 75:7, 75:8, 75:15, 84:6, 85:21, 91:23, 93:14, 95:23, 96:5, 97:11, 103:9, 103:12, 103:13, 103:16, 103:19, 105:7, 105:15, 105:19,

107:2, 107:5, 140:18, 143:24, 153:3, 159:8, 160:10, 160:13, 161:15, 162:11, 166:24, 167:2, 170:14, 170:17, 174:19 HONORABLE [1] -1:10 hope [1] - 7:7 hopes [2] - 7:1, 13:15 hospital [2] - 18:25, 49.20 hostage [1] - 57:3 hour [2] - 8:11, 156:19 hours [2] - 67:20, 71:25 house [5] - 133:22, 134:3, 135:15, 135:19, 154:11 how'd [1] - 148:13 HSI [14] - 61:15, 78:6, 78:7, 78:20, 78:23, 80:4, 95:15, 95:20, 97:23, 109:22, 147:5, 149:23, 150:9, 151:7 HSI-directed [1] -95:15 husband [1] - 134:8

#### ı

idea [4] - 5:18, 100:5, 164:7, 166:6 ideas [1] - 138:20 identification [6] - 9:8, 23:8, 25:22, 25:23, 92:25, 95:12 Identified [1] - 2:9 identified [3] - 118:4, 130:16. 147:19 identifier [1] - 117:14 identifiers [3] - 90:22, 94:18, 161:10 identify [9] - 9:13, 52:15, 66:4, 74:5, 83:22, 88:11, 91:13, 124:11, 137:21 identifying [2] - 85:7, 88:16 illegal [3] - 138:8, 140:23, 151:13 image [2] - 99:6, 157:5 imagine [4] - 65:2, 68:12, 70:11, 131:6 immediately [2] -50:5, 98:6 immense [1] - 119:4

impart [1] - 87:11 implicated [1] - 18:10 import [1] - 80:8 imposter [1] - 42:6 improvised [1] - 33:1 IN [1] - 1:1 inaccurate [1] -111:13 inadmissible [1] -105:14 inasmuch [1] - 53:12 Inc [2] - 121:22, 131:19 incident [4] - 167:20, 167:22, 167:24, 168:14 include [4] - 14:12, 76:9, 77:5, 120:18 included [5] - 84:17, 116:23, 120:21, 127:5, 159:15 includes [2] - 141:5, 145:12 including [2] - 6:23, 130:12 inclusion [1] - 86:7 incoming [1] - 79:11 incorporated [2] -94:8, 142:19 Incorporated [2] -85:6, 90:11 incur [1] - 148:4 indeed [4] - 82:16, 87:13, 89:23, 153:17 Indian [1] - 88:18 indicate [8] - 11:13, 15:25, 19:2, 23:5, 66:25, 67:1, 70:21, 119:23 indicated [21] - 4:11, 8:9, 8:17, 12:6, 15:8, 15:19, 16:8, 16:12, 17:5, 53:12, 53:18, 54:15, 54:21, 56:9, 57:20, 84:7, 88:5, 101:6, 120:5, 157:16, 160:18 indicates [3] - 31:12, 101:12, 149:21 indicating [5] - 56:18, 88:12, 98:8, 119:11, 119:25

indicator [2] - 31:15,

120:24

indicators [1] - 143:16 indicia [2] - 106:6, 106:18 indirectly [1] - 59:22 individual [22] - 25:8, 25:11, 33:23, 35:21, 36:12, 36:24, 58:23, 59:5, 59:14, 79:4, 92:16, 99:8, 105:8, 112:13, 112:17, 114:12, 139:16, 143:6, 143:18, 164:4, 165:8, 166:1 individuals [1] - 77:7 Industry [4] - 76:12, 90:8, 90:13, 137:5 inferences [2] - 106:7, 106:20 infested [1] - 42:18 inform [1] - 42:3 informal [1] - 78:15 information [54] -6:20, 6:22, 7:1, 7:4, 7:6, 9:18, 13:13, 13:15, 13:16, 15:16, 16:21, 17:23, 17:24, 18:1, 18:15, 18:17, 20:23, 23:2, 23:15, 26:23, 43:2, 57:4, 57:5, 57:17, 58:21, 58:24, 59:1, 59:3, 65:1, 66:18, 66:21, 71:1, 77:21, 77:24, 78:10, 79:5, 86:15, 87:15, 89:20, 92:21, 97:9, 103:14, 103:17, 103:18, 104:1, 108:3, 113:10, 113:17, 114:5, 120:17, 120:18, 120:20, 148:14, 159:10 infrastructure [1] -15:5 infrequent [1] - 5:25 initial [5] - 102:13, 103:5, 103:22, 104:4, 105:17 initiated [1] - 6:14 inquired [3] - 21:8, 54:14, 126:1 inquiring [1] - 116:7 inquiry [1] - 126:19 inside [1] - 70:14 inspect [5] - 47:8, 69:13, 69:17, 143:6, 144:14 inspected [8] - 31:4, 118:10, 119:8,

119:12, 119:14,

119:19, 120:1, 154:5 inspecting [4] - 69:15, 69:18, 71:7, 119:22 Inspection [1] - 95:15 inspection [62] - 5:9, 5:14, 5:15, 11:1, 19:21, 24:1, 25:12, 27:25, 29:11, 29:13, 29:14, 30:4, 31:21, 32:12, 32:14, 32:18, 33:24, 34:13, 36:13, 36:15, 36:17, 36:20, 36:22, 36:25, 37:14, 38:7, 38:25, 41:21, 43:12, 48:10, 55:4, 55:10, 58:14, 58:15, 59:16, 59:17, 62:10, 63:13, 67:25, 68:2, 71:6, 71:9, 71:10, 72:4, 72:13, 76:24, 95:19, 96:7, 96:13, 119:24, 147:16, 152:4, 155:11, 156:5, 165:9, 167:22, 168:4, 168:8, 168:22, 169:14 inspections [7] - 4:15, 5:5, 5:19, 6:9, 29:10, 49:3, 164:25 inspector [4] - 37:23, 37:24, 38:3, 38:7 instance [1] - 71:15 instances [3] - 14:8, 37:20, 55:20 instead [2] - 53:6, 129:1 instruct [1] - 32:3 instructed [6] - 6:18, 7:24, 31:7, 38:20, 39:18, 74:8 integral [1] - 94:5 intelligence [4] - 6:22, 22:11, 22:14, 28:3 intent [1] - 78:12 intention [1] - 53:4 interaction [5] - 20:5, 29:5, 29:7, 49:25, 72:18 interdicted [4] -117:23, 120:14, 121:3, 121:10 interest [1] - 151:24 interests [1] - 27:3 internal [7] - 48:19, 92:13, 99:22, 119:21, 140:15, 142:15, 151:7 international [6] -14:7, 14:24, 22:9,

41:7, 79:6, 139:4 International [4] - 4:8, 4:9, 6:7, 78:14 internationally [3] -20:13, 76:3, 79:19 internet [4] - 7:3, 7:5, 99.23 interpol [1] - 79:14 interrupt [1] - 143:24 interview [70] - 5:9, 6:18, 7:24, 8:2, 8:20, 8:21, 9:1, 9:5, 9:25, 10:3, 10:8, 10:22, 12:3, 12:17, 13:4, 13:5, 13:11, 14:4, 16:6, 16:7, 16:20, 19:5, 19:10, 19:11, 19:12, 19:14, 19:19, 19:20, 20:4, 20:8, 20:10, 20:25, 21:9, 22:7, 24:1, 27:5, 28:13, 28:21, 31:7, 31:25, 32:13, 38:22, 39:18, 39:21, 39:25, 40:3, 43:12, 44:14, 45:17, 46:3, 50:22, 54:24, 55:24, 64:6, 67:25, 71:6, 72:24, 72:25, 86:9, 86:14, 130:13, 131:13, 138:3, 147:18, 152:14, 153:2, 153:15, 169:14 interviewed [9] - 8:19, 12:12, 13:7, 64:7, 88:2, 96:17, 116:21, 133:1, 134:25 interviewer [1] - 9:19 interviews [20] - 5:5, 5:23, 7:10, 7:25, 8:6, 8:10, 8:12, 12:7, 28:5, 28:6, 28:19, 40:6, 42:25, 50:20, 82:6, 87:4, 118:2, 131:17 intrusive [1] - 13:25 invaluable [1] -152:15 invasive[1] - 13:24 investigate [4] - 80:5, 82:8, 109:15, 144:22 investigating [2] -65:19, 80:8 investigation [70] -53:14, 65:23, 75:24, 76:2, 76:8, 76:16, 76:19, 77:3, 77:8, 79:18, 79:25, 81:5, 81:7, 81:14, 81:23, 83:3, 83:8, 84:18,

84:23, 85:17, 86:5, 86:8, 86:11, 87:3, 87:6, 88:21, 88:24, 89:19, 91:9, 92:9, 92:21, 93:21, 93:25, 94:24, 95:9, 96:23, 97:6, 99:15, 99:17, 102:19, 104:1, 104:10, 105:3, 107:18, 107:23, 108:15, 109:1, 110:2, 110:16, 111:25, 113:7, 114:19, 114:20, 120:16, 121:21, 123:13, 133:15, 151:9, 151:10, 151:11, 151:17, 152:8, 152:13, 154:9, 154:10, 155:23, 159:10, 160:17 Investigation [4] -76:10, 95:14, 101:21, 102:13 investigations [1] -Investigations [11] -54:23, 61:7, 75:21, 76:10, 95:13, 101:20, 102:12, 108:19, 108:22, 142:15, 147:25 Investigations' [1] -109:14 Investigative [1] investigative [17] -78:4, 78:17, 79:21, 81:24, 87:16, 87:24, 91:6, 91:8, 94:25, 103:5, 109:19, 129:21, 136:5, 137:13, 152:15, 153:24, 154:12 Investigator [4] -27:20, 28:17, 141:19, 170:8 investors [1] - 16:13 Invoice [2] - 93:4, 125:21 invoice [8] - 85:5, 88:12, 93:3, 126:4, 129:8, 158:15, 158:18 invoices [1] - 127:25 invoicing [1] - 113:19 involved [39] - 5:17,

5:19, 6:24, 14:19,

14:23, 15:22, 18:6,

54:25, 57:3, 62:10, 62:11, 65:14, 65:22, 75:24, 76:8, 76:9, 77:25, 100:5, 104:9, 107:20, 107:23, 108:19, 109:5, 109:13, 112:20, 113:21, 120:10, 130:8, 136:21, 143:2, 145:25, 146:6, 151:10, 151:12, 151:23, 162:3, 173:6, 174:22 involvement [1] -152:1 involving [1] - 167:21 iPad [2] - 101:9, 103:6 iPod [1] - 101:10 Iraq [61] - 6:17, 6:19, 13:16, 15:5, 15:9, 15:23, 16:2, 17:20, 26:5, 41:10, 42:18, 43:1, 54:17, 58:19, 58:23, 59:6, 77:15, 77:19, 82:4, 82:17, 82:23, 85:14, 86:23, 88:5, 88:15, 90:12, 90:14, 90:18, 92:14, 95:17, 100:7, 111:2, 111:7, 113:25, 115:22, 116:17, 116:23, 117:9, 118:6, 118:15, 120:12, 123:23, 124:4, 126:3, 127:4, 129:13, 130:10, 133:25, 134:4, 134:8, 135:1, 135:3, 136:14, 138:9, 140:24, 151:6, 151:13, 152:2, 159:7, 159:25 Iraqi [1] - 16:8 IS [5] - 3:15, 60:20, 75:9, 162:19, 167:7 ISIS [5] - 6:16, 42:18, 42:22, 42:25, 54:25 ISIS-infested [1] -42:18 Islamic [1] - 6:16 issue [19] - 7:20, 16:1, 17:11, 17:22, 30:1, 38:10, 38:12, 38:13, 38:14, 38:20, 39:11, 41:22, 151:22, 172:12, 172:15, 173:15, 174:18 issued [6] - 52:24. 56:15, 90:9, 136:14, 158:2, 161:11

issues [10] - 16:4, 17:5, 38:17, 41:14, 79:13, 109:13, 144:6, 161:9, 166:11, 172:18 issuing [1] - 90:6 item [8] - 85:19, 98:16, 109:9, 116:19, 117:2, 128:15, 140:11 items [85] - 30:7, 65:18, 80:8, 82:3, 82:15, 82:16, 82:22, 82:25, 83:1, 83:15, 83:17, 85:12, 85:18, 85:20, 87:17, 88:3, 88:13, 88:20, 89:18, 89:24, 89:25, 90:4, 94:4, 94:11, 94:16, 94:17, 94:21, 97:19, 97:21, 97:23, 98:1, 98:6, 99:25, 100:15, 100:22, 100:24, 101:14, 102:17, 102:23, 102:24, 103:22, 103:23, 105:9, 109:8, 109:11, 112:20, 113:18, 113:20, 113:23, 113:25, 114:13, 114:23, 115:9, 115:22, 116:2, 116:7, 118:5, 119:13, 119:15, 122:23, 123:3, 123:22, 125:6, 126:2, 127:3, 128:4, 130:10, 130:17, 130:22, 131:17, 131:23, 132:4, 137:8, 140:21, 149:21, 150:7, 154:19, 154:22, 155:7, 155:9, 159:6, 159:15, 159:19, 171:24 Items [1] - 94:21 itself [6] - 20:20, 48:22, 105:13, 106:15, 137:19, 144:25

163:9, 167:21 jacket [2] - 45:4, 45:6 James [6] - 2:4, 60:15, 60:19, 60:24, 95:20, 96:1 January [15] - 52:24, 77:17, 78:2, 90:14, 108:1, 108:2, 108:4, 108:5, 108:11, 108:12, 109:1, 126:17, 136:6, 136:11, 142:8 jaws [1] - 124:15 **Jay** [1] - 4:6 **JEFF** [1] - 75:13 Jeff [2] - 2:4, 75:13 Jeffrey [5] - 23:11, 23:22, 27:6, 75:8, 147:20 jeopardize [1] -151:17 job [12] - 8:4, 29:9, 29:17, 35:12, 38:7, 52:2, 54:24, 62:16, 62:24, 73:18, 94:13, 143:1 jobs [1] - 62:6 John [2] - 4:6, 6:7 join [2] - 12:24, 91:6 Joint [1] - 168:25 JR [1] - 1:18 Judge [24] - 3:3, 5:12, 6:12, 8:3, 10:13, 21:14, 51:14, 57:10, 57:19, 58:3, 60:10, 74:19, 96:8, 107:8, 129:5, 153:5, 160:2, 160:6, 162:15, 166:22, 170:18, 170:20, 170:24, 174:3 judge [6] - 12:19, 53:16, 121:12, 124:17, 160:4, 162:13 Judicial [2] - 53:23, 53:25 Justice [3] - 4:6, 4:7, 4:8

# J

J.F.K [23] - 7:8, 7:22, 8:21, 9:14, 32:2, 37:3, 61:18, 62:22, 63:20, 64:5, 65:2, 72:11, 78:14, 78:20, 95:16, 97:23, 103:8, 147:9, 148:3, 148:9, keep [5] - 29:15, 52:3, 64:3, 99:5, 114:7 keeping [1] - 20:6 Kennedy [1] - 6:7 key [2] - 100:6, 100:7 keyboard [1] - 125:5 keyed [1] - 9:19 kick [1] - 14:4

K

lines [1] - 25:2

linked [1] - 64:13

links [1] - 151:7

161:1, 161:20,

161:22, 161:23

kicked [2] - 84:23, 108:15 kidnapped [10] -16:14, 16:24, 18:5, 18:6, 20:16, 20:17, 41:4, 42:22, 56:19 kidnapping [4] -17:24, 20:20, 56:23, 57.6 kind [22] - 4:23, 13:15, 34:3, 37:16, 51:20, 77:12, 78:2, 79:3, 81:13, 82:25, 84:15, 84:22, 86:5, 97:1, 99:14, 109:21, 111:11, 111:17, 148:3, 153:21, 158:9 kits [3] - 127:17, 134:19, 135:7 knowing [2] - 130:9, 154:8 knowledge [5] -48:17, 70:2, 100:4, 129:22, 130:11 known [8] - 66:5, 81:23, 84:18, 85:16, 100:7, 114:23, 120:18, 159:10 knows [3] - 116:19, 159:22, 171:2 KRISTIN [4] - 1:23, 175:3, 175:13, 175:16 Kristin [1] - 153:9 Kristy [11] - 88:13, 88:17, 114:12, 117:7, 123:21, 125:4, 127:4, 133:11, 133:15, 134:4, 134:7 Kurdistan [1] - 88:15

# L

lab [1] - 155:21 Lab [1] - 149:23 Lab" [1] - 150:9 lacking [1] - 106:18 laid [1] - 141:9 lapping [1] - 123:6 laptop [2] - 70:8, 101:9 large [2] - 94:3, 98:25 late [1] - 107:25 launched [2] - 162:4, 162:7 law [9] - 51:24, 86:24, 118:9, 118:10, 142:2, 143:5, 143:20, 172:22

legal [1] - 144:5 legally [2] - 30:4, 90:24 legwork [1] - 112:4 Leo [1] - 60:24 less [2] - 111:14, 128:25 letter [1] - 119:23 level [4] - 142:18, 145:8, 146:15, 171:23 liaison [8] - 62:17, 63:11, 64:4, 64:24, 65:16, 69:10, 71:5, 71:15 liaisoning [1] - 62:4 license [11] - 82:14, 87:14, 89:24, 90:5, 90:9, 90:12, 90:21, 90:24, 90:25, 161:7 licensed [2] - 160:24, 161:3 licenses [2] - 161:9, 161:11 licensing [7] - 82:13, 82:18, 82:19, 89:21, 94:20, 94:22, 151:14 licensure [1] - 161:6 light [1] - 78:22 likelihood [1] - 174:10 likely [1] - 146:6 likewise [2] - 6:8, 157:3 line [9] - 24:22, 24:25, 25:4, 32:12, 37:10, 111:1, 128:15, 128:20, 140:11

Law [2] - 5:1

lawful [1] - 138:22

lawfully [3] - 30:8,

laymen's [1] - 67:22

layover[1] - 156:19

90:13, 138:22

Laws [2] - 5:16

lead [3] - 86:16,

111:25, 112:2

77:25, 79:22

learn [1] - 171:16

103:18, 110:3

leave [7] - 34:21,

learned [3] - 81:15,

least [5] - 5:22, 34:11,

55:16, 130:9, 172:1

34:22, 50:3, 50:4,

50:5, 50:8, 50:13

leaving [1] - 50:6

19:16, 23:21

left [4] - 9:6, 14:10,

leading [6] - 57:10,

57:13, 65:9, 68:13,

List [2] - 94:20, 94:22 list [7] - 30:18, 79:15, 80:9, 80:10, 122:23, 137:9 listed [4] - 67:21, 69:24, 70:23, 85:20 listen [1] - 79:4 listing [1] - 93:5 lists [2] - 100:1, 123:3 liters [3] - 116:24, 117:1, 117:4 located [3] - 87:19, 87:20, 122:18 location [4] - 8:23, 26:16, 42:4, 87:1 locations [2] - 8:14, 20:19 lock [3] - 35:19, 35:25, 135:18 locked [1] - 155:19 locks [1] - 35:20 look [48] - 8:20, 9:12, 11:7, 22:24, 31:8, 31:10, 38:9, 41:1, 44:4, 46:20, 47:21, 59:8, 66:1, 66:4, 69:19, 70:13, 71:12, 71:14, 74:3, 83:20, 85:1, 88:8, 91:10, 92:24, 95:11, 101:18. 102:10. 114:4, 115:17, 118:3, 119:2, 122:8, 128:10, 128:15, 130:20, 142:22, 143:11, 144:14, 144:22, 145:9, 145:16, 145:19, 154:17, 154:19, 159:14, 164:4, 168:7 looked [6] - 31:4, 56:13, 57:16, 130:15, 132:11, 168:17 looking [22] - 31:19, 47:6, 78:3, 98:9, 99:25, 100:1, 100:2, 100:3, 100:19, 103:23, 104:20, 119:6, 126:10, 133:14, 140:21, 142:21, 148:24, 151:25, 168:13, 168:16 Lookout [14] - 25:15, 25:16, 25:17, 25:19, 25:21, 39:6, 39:14,

39:19, 59:2, 73:3, 76:23, 151:3, 151:4 lookout [21] - 26:12, 26:18, 26:19, 26:20, 38:16, 38:18, 39:16, 58:24, 59:7, 77:18, 78:22. 78:23. 79:3. 120:20. 151:6. 151:20, 153:19, 153:20, 165:14 lookouts [1] - 32:7 looks [2] - 119:7, 132:12 losing [1] - 17:20 lost [6] - 17:18, 37:7, 42:3, 42:5, 42:9, 56:14 lower [2] - 89:12, 124:14 luggage [1] - 137:24 luncheon [1] - 107:10

## M

M-O-R-A-L-E-S [1] -3:18 M-tech [1] - 125:1 M-U-N-D-Y [1] - 60:24 **M4** [3] - 93:8, 94:4, 158:24 **M4's** [1] - 129:15 M4-style [1] - 129:16 ma'am [1] - 21:18 machine [2] - 1:21, 123:5 machinery [1] - 82:4 magnetic [1] - 124:15 mail [1] - 83:4 main [1] - 109:14 major [1] - 109:14 man [1] - 168:12 management [1] -152:18 manifest [1] - 79:8 manipulate [4] -70:13, 98:22, 144:17, 145:9 manipulating [1] -140:13 manipulation [1] -146:15 manual [1] - 144:24 manually [4] - 46:22, 47:8, 144:17, 145:9 manufacture [4] -82:5, 95:8, 160:22, 162:5 manufacturing [9] -92:13, 95:4, 95:10, 111:16, 151:12,

March [20] - 82:1, 90:12, 93:3, 101:16, 101:22, 108:16, 110:19, 110:24, 111:22. 117:16. 117:19. 117:21. 120:11, 126:1, 126:5, 126:19, 126:25, 127:21, 155:4, 157:20 MARIANI[1] - 1:10 marked [2] - 80:12, 141:13 married [4] - 133:10, 133:11, 133:13, 133:15 mask [1] - 121:13 Master's [1] - 4:9 Masters [30] - 82:2, 84:24, 85:6, 85:13, 87:4, 90:10, 110:25, 112:14, 112:22, 113:4, 113:25, 114:13, 114:22, 115:8. 116:6. 116:9. 121:22, 122:10, 122:25, 125:22, 125:24, 125:25, 127:25, 130:3, 131:17, 131:19, 135:21, 136:12 match [1] - 130:23 matched [1] - 120:23 material [2] - 152:12, 168:4 materials [5] - 52:1, 94:3, 120:25, 130:20, 138:5 Mathis [1] - 93:6 matic [1] - 123:6 matter [6] - 3:4, 76:14, 152:18. 171:2. 172:6. 173:1 matters [2] - 114:21, 121:25 MAY [1] - 1:11 maze [1] - 50:17 mean [19] - 18:3, 22:5, 28:5, 48:17, 61:25, 68:19, 73:10, 109:14, 109:17, 118:2, 120:13, 125:9, 125:13, 126:4, 127:8, 154:22, 160:20, 170:3 meaning [7] - 7:3, 11:19, 13:21, 25:18,

42:19, 55:12, 161:2 means [10] - 5:12, 7:14, 31:17, 56:12, 64:21, 73:14, 77:2, 144:17, 165:2, 175:22 meantime [1] - 174:16 measures [1] - 5:2 media [1] - 101:10 meet [4] - 8:15, 32:4, 62:16, 165:3 meeting [11] - 78:1, 108:4, 108:6, 110:1, 136:4, 136:5, 136:7, 137:13, 165:5, 170:3, 170:4 members [2] - 28:18, 87:24 memo [1] - 149:16 memorable [1] - 63:14 memorandum [1] -68:23 memorialize [1] -149:17 memory [3] - 49:23, 51:23, 168:13 men's [1] - 35:22 mention [3] - 31:9, 126:12, 159:19 mentioned [15] -27:18, 34:17, 40:6, 41:3, 41:14, 46:12, 116:10. 116:22. 136:20, 139:8, 150:5, 157:15, 160:19, 175:8 mentions [6] - 111:2, 127:13, 127:22, 132:24, 158:23 merchandise [2] -124:12, 127:9 mere [1] - 51:1 met [5] - 24:13, 27:8, 31:21, 36:6, 114:12 metric [1] - 129:18 metrics [1] - 151:25 microphone [1] - 4:18 MIDDLE [1] - 1:1 Middle [4] - 85:13, 113:1, 175:4, 175:18 might [6] - 156:20, 165:12, 165:14, 166:6, 169:15, 172:3 MIL [1] - 93:8 Milford [1] - 87:20 military [3] - 42:20, 161:2 military-type [1] -161:2 million [1] - 16:8

mine [1] - 80:20 minute [3] - 58:9, 74:3, 123:16 minutes [6] - 19:13, 50:1, 60:16, 107:7, 160:6, 160:7 miss [2] - 99:2, 153:19 missed [2] - 78:25, 79:2 missing [1] - 89:22 mistake [1] - 152:3 mode [4] - 139:19, 146:15, 147:2 moment [14] - 8:3. 21:14, 35:14, 40:22, 51:14, 54:7, 74:19, 96:3, 103:12, 124:17, 129:5, 140:18, 160:2, 170:18 money [4] - 16:10, 16:13, 41:15, 152:11 monitor [1] - 151:8 Monteforte [26] - 88:1, 88:23, 114:10, 114:22, 115:6, 115:13, 115:21, 116:5, 116:21, 117:7, 118:2, 118:12, 125:18, 125:25, 130:2, 130:5, 130:7, 130:14, 130:15, 130:20, 131:1, 131:16, 131:22, 132:3, 132:11, 136:13 months [2] - 62:3, 140:17 Morales [15] - 2:3, 3:14, 3:18, 3:24, 10:20, 21:18, 52:10, 53:5. 54:13. 60:6. 60:11. 72:18. 72:22. 147:18. 166:20 morales [1] - 13:3 morning [5] - 3:1, 3:2, 3:3, 21:18, 67:12 most [9] - 13:18, 15:4, 35:9, 38:20, 42:1, 44:12, 44:22, 46:4, 172:23 mostly [1] - 49:9 Motion [4] - 3:6, 3:8, 171:2, 173:7 motions [2] - 3:5, 3:10 mount [2] - 111:18, 128:19

mounter [1] - 111:18

mouth [1] - 4:19

move [8] - 4:18, 10:11, 57:19, 66:11, 93:15, 95:8, 101:25, 157:11 moved [1] - 97:13 moves [3] - 85:21, 89:3, 103:9 moving [5] - 78:4, 84:8, 86:3, 91:23, 97:12 MR [155] - 3:2, 3:3, 3:12, 3:14, 3:21, 3:23, 10:11, 10:13, 10:19, 12:14, 12:16, 12:19, 12:23, 12:25, 13:2, 21:6, 21:7, 21:11, 21:12, 21:14, 21:17, 51:14, 51:16, 52:5, 52:9, 52:13, 52:15, 53:11, 53:16, 54:4, 54:7, 54:9, 54:12, 57:10, 57:12, 57:15, 57:19, 57:25, 58:3, 58:5, 60:3, 60:5, 60:7, 60:10, 60:15, 60:19, 61:1, 61:4, 65:9, 65:12, 65:13, 66:11, 66:13, 66:17, 67:7, 67:9, 67:11, 73:23, 74:2, 74:19, 74:21, 74:23, 74:25, 75:2, 75:7, 75:15, 75:18, 84:6, 84:9, 84:13, 85:21, 85:23, 86:2, 89:3, 89:5, 89:9, 91:23, 92:1, 92:5, 93:14, 93:16, 93:20, 95:23, 96:5, 96:11, 97:11, 97:14, 97:18, 101:25, 102:2, 102:6, 103:9, 103:12, 103:21, 105:7, 105:15, 106:1, 106:4, 106:21, 106:23, 107:2, 107:5, 107:8, 107:12, 107:14, 121:12, 121:16, 121:17, 124:17, 124:19, 129:5, 129:7, 140:18, 140:25, 143:24, 144:12, 144:13, 153:3, 153:5, 154:2, 157:12, 157:13, 158:13, 159:8, 159:13, 160:2, 160:4, 160:6, 160:10, 160:13, 160:15, 161:15,

161:18, 162:9, 162:11, 162:13, 162:18, 163:2, 166:22, 166:24, 167:2, 167:4, 167:5, 167:15, 170:13, 170:14, 170:18, 170:20, 170:24, 171:9, 173:12, 173:22, 174:3, 174:9, 174:19 **MT** [1] - 128:15 Mtech [3] - 127:5, 128:15, 128:19 multi [5] - 85:9, 88:19, 107:17, 122:9, 124:6 multi-agency [1] -107:17 multi-page [4] - 85:9, 88:19, 122:9, 124:6 multiple [1] - 24:20 Mundy [36] - 2:4, 19:25, 27:20, 28:17, 29:6, 39:24, 45:9, 46:13, 60:15, 60:19, 60:24, 61:5, 74:24, 75:4. 95:20. 96:1. 96:6, 96:12, 96:15, 96:18, 97:19, 98:5, 147:5, 148:12, 148:17, 148:19, 148:25, 149:22, 150:4, 150:8, 150:11, 150:18, 150:21, 154:20, 155:15, 170:1 Munitions [3] - 80:10, 94:20, 94:22 must [1] - 30:3

# Ν

N.Y.U [1] - 4:9 name [22] - 3:17, 11:4, 21:20, 25:5, 26:15, 60:22, 75:11, 82:12, 87:9, 87:22, 90:22, 91:18, 100:8, 111:10, 113:8, 120:22, 148:25, 162:21, 163:5, 165:12, 167:9, 167:18 names [8] - 6:24, 18:10, 19:23, 20:18, 77:7, 94:17, 94:18 narcotics [1] - 152:12 narrative [5] - 13:5, 15:3, 21:4, 21:9, 81:22

narrow [2] - 144:9, 171:12 national [2] - 29:17, 90:19 National [2] - 26:25, 29:24 Nations [1] - 90:19 nature [1] - 15:13 Nealon [1] - 1:15 near [1] - 112:25 necessarily [3] - 38:2, 49:2, 132:4 necessary [3] -118:19. 171:10. 172:9 need [15] - 7:17, 31:24, 37:14, 37:19, 42:4, 62:5, 79:13, 139:3, 143:18, 146:23, 150:1, 150:3, 158:11, 174:6 needed [6] - 43:16, 58:9, 60:1, 94:3, 147:11, 171:23 needs [3] - 5:15, 49:19, 166:1 negative [2] - 31:14, 31:17 network [1] - 7:2 never [20] - 27:8, 35:10, 39:23, 70:3, 71:7, 74:7, 98:16, 113:25. 117:23. 118:10, 121:3, 127:22, 140:4, 142:11, 142:12, 147:9, 155:10, 162:4, 162:7 **New** [6] - 6:7, 98:14, 98:15, 147:8, 148:7, 148:22 next [8] - 20:10, 89:18, 89:20, 128:8, 132:9, 132:10, 145:8, 155:4 nice [1] - 13:18 night [1] - 146:1 Ninth [1] - 173:1 nobody [1] - 77:12 none [2] - 14:1, 157:7 normal [7] - 62:24, 64:14, 72:6, 79:7, 120:16, 147:24, 150:16 normally [5] - 27:24, 44:9, 96:25, 119:5 North [3] - 93:4, 95:4, 161:24 **Nos** [2] - 2:12, 84:11 notation [1] - 126:5

note [5] - 27:20, 49:3,

66:25, 96:21, 149:16 noted [2] - 49:2, 150:6 notes [5] - 13:9, 13:11, 18:15, 113:7, 150:13 nothing [8] - 31:15, 43:16, 51:6, 62:23, 74:21, 160:10, 162:9, 166:3 **Notice** [3] - 66:8, 67:17, 70:20 notice [8] - 16:7, 23:9, 27:18, 49:4, 53:23, 53:25, 125:6, 153:22 notices [2] - 77:18, 79:14 notification [1] - 166:1 notified [3] - 31:20, 31:24, 77:20 November [2] - 91:3, 91.16 nowhere [1] - 159:18 NPS [1] - 123:6 NTC [1] - 27:1 number [18] - 9:6, 25:3, 63:7, 63:11, 65:25, 83:21, 85:18, 86:20, 88:16, 100:3, 119:3, 120:13, 120:22, 128:18, 129:10, 143:16, 153:4, 165:11 numbered [1] - 175:9 numbers [3] - 90:23, 120:19, 122:22 nut [2] - 124:16

### 0

O'Donnell [25] - 112:7, 112:8, 112:11, 114:6, 114:8, 114:9, 116:22, 121:20, 123:12. 125:13. 127:24, 130:13, 130:14, 130:19, 131:1, 131:14, 131:22, 132:19, 133:2, 133:4, 133:21, 134:2, 134:9, 134:11, 135:25 OAI [1] - 127:8 object [6] - 95:23, 103:13, 103:19, 143:25, 153:3, 159:8 objected [1] - 96:7 objecting [1] - 105:6 objection [19] - 10:13, 52:12, 57:10, 57:12,

observed [1] - 114:13 obtain [2] - 160:23, 172:14 obtained [17] - 70:18, 82:7, 82:9, 82:14, 82:15, 82:20, 83:5, 83:7, 85:9, 89:20, 93:9, 101:23, 109:7, 118:4, 123:13, 130:19, 158:3 obtaining [1] - 94:2 obviously [7] - 10:5, 30:15, 61:14, 62:7, 91:4, 106:8, 160:18 occasion [5] - 27:5, 70:12, 114:9, 121:21, 168:1 occasions [3] - 56:7, 63:11, 70:6 occurred [9] - 14:9, 16:1. 63:8. 68:2. 137:14, 141:2, 142:8, 142:9, 167:21 occurrence [4] -64:23, 65:7, 65:17, 69:7 occurs [1] - 70:11 **OF** [3] - 1:1, 1:3, 1:9 offered [4] - 45:18, 45:23, 147:10, 147:15 Office [5] - 76:11, 88:15, 107:25, 109:4, 137:4 office [20] - 12:3, 61:19, 61:22, 62:15, 65:1, 65:2, 72:8, 97:25, 98:8, 98:18, 99:4, 99:22, 101:1, 101:3, 146:18, 148:5, 148:8, 163:20, 165:13, 166:2 office's [2] - 97:22, 98:18 Officer [7] - 3:25, 11:10, 25:24, 68:8, 68:9, 114:17, 151:5 officer [42] - 4:14, 7:16, 7:19, 11:4, 11:24, 22:3, 22:5, 22:8, 22:10, 22:11, 22:14, 22:25, 23:3,

57:13, 60:9, 65:9,

66:13, 84:9, 85:23,

89:5, 91:25, 92:1,

93:16, 96:3, 97:13,

observation [1] -

117:25

102:2, 105:5, 121:14

24:10, 24:11, 24:18, 25:3, 26:16, 26:17, 29:18, 31:7, 35:7, 36:13, 36:21, 37:1, 37:9, 37:11, 37:16, 38:15, 38:20, 44:12, 51:23, 56:4, 59:25, 60:1, 65:19, 69:10, 165:15, 165:25 officer's [2] - 39:1, 146:5 Officer's [2] - 164:11, 164:14 officers [8] - 19:25, 20:1, 24:20, 24:23, 35:10, 78:7, 78:24, 109:22 Official [4] - 53:25, 175:3, 175:14, 175:17 official [3] - 78:7, 82:25, 156:3 officially [1] - 158:8 officials [1] - 78:8 often [3] - 28:18, 28:20. 65:3 old [2] - 49:17, 139:11 OML [3] - 93:4, 158:15, 159:15 on-site [3] - 98:21, 98:25, 156:21 once [11] - 19:14, 32:13, 65:18, 97:19, 98:1, 98:19, 99:13, 100:15, 140:6, 158:4, 171:1 one [47] - 8:18, 10:14, 11:10, 23:10, 23:18, 24:11, 25:8, 26:12, 26:19, 26:20, 32:9, 34:10, 34:11, 41:21, 43:9, 49:12, 54:7, 56:13, 58:9, 66:19, 73:5, 73:13, 78:22, 78:23, 79:3, 89:14, 93:10, 100:6, 101:2, 109:14, 117:25, 118:7, 126:7, 126:14, 126:22, 128:10, 151:20, 153:18, 153:20, 159:22, 165:4, 167:11, 168:7, 169:2, 172:14, 173:7 one-day [10] - 26:19, 26:20, 73:5, 73:13, 78:22, 78:23, 79:3, 151:20, 153:18, 153:20 ones [2] - 14:8, 37:14

91:9, 96:23, 97:6, 108:18, 108:25, 110:2 open [11] - 18:12, 36:3. 47:13. 47:20. 71:13, 77:4, 98:22, 120:16, 145:2, 145:15, 146:23 opened [4] - 71:12, 118:8, 119:24, 146:25 opening [6] - 48:8, 81:2, 119:22, 139:12, 146:12, 146:13 operates [1] - 145:7 operations [1] - 48:19 opportunity [9] - 10:6, 77:15, 79:10, 137:19, 137:21, 138:24, 152:13, 153:25, 173:4 opposed [1] - 148:7 option [4] - 59:7, 77:9, 108:7, 136:8 Order [1] - 85:5 order [11] - 6:20, 64:1, 81:13, 90:13, 93:6, 100:10, 113:10, 122:9, 122:12, 122:25, 123:8 ordered [8] - 85:18, 86:23, 116:10, 123:9, 135:21, 159:15, 159:21, 159:25 ordering [2] - 83:15, 86:25 orderly [1] - 140:8 orders [4] - 85:9, 85:20, 87:8, 121:25 ordinary [1] - 96:24 original [1] - 56:14 originally [2] - 109:15, 111.9 originating [1] - 65:1 outbound [1] - 120:24 outlining [1] - 92:12 outside [4] - 81:2, 142:7, 156:6, 162:17 overabundance [1] -158:7 overall [1] - 151:17 overpaid [1] - 57:7 overruled [1] - 57:24 overseeing [1] - 15:22 overview [2] - 96:19 owed [1] - 41:15 own [4] - 56:3, 95:3,

ongoing [7] - 79:18,

105:4, 154:7 **owned** [1] - 15:19 **owner** [4] - 15:4, 15:6, 88:1, 145:12

#### Ρ

p.m [1] - 67:22 P.O [1] - 175:18 Pack [1] - 26:12 Package [6] - 123:20, 123:22, 124:9, 124:23, 125:25, 127:4 package [30] - 83:5, 112:17, 112:25, 117:17, 117:23, 118:1, 118:8, 118:10, 118:14, 118:21, 119:12, 119:23, 120:1, 120:6, 120:12, 120:24, 121:2, 121:4, 121:7, 121:10, 125:17, 126:2, 128:6, 128:10, 128:11, 129:2, 155:3 packaged [7] - 97:21, 130:22, 130:24, 131:18, 131:25, 139:21, 147:2 packages [6] - 62:5, 72:9, 115:21, 119:4, 119:21, 132:4 Packaging [17] -82:12, 82:24, 83:4, 87:23, 88:12, 88:22, 112:19, 115:6, 117:8, 117:18, 120:12, 123:13, 125:4, 125:13, 130:2, 130:7, 136:13 packaging [3] - 97:21, 118:3, 146:16 Packing [1] - 114:10 packing [1] - 122:23 page [25] - 9:22, 11:8, 22:24, 24:5, 85:9, 88:19, 89:11, 122:8, 122:9, 122:20, 122:24, 124:6, 124:7, 124:21, 125:1, 125:3, 125:6, 125:19, 125:20, 126:11, 126:14, 126:25, 132:9, 132:10 Page [5] - 25:14, 26:9,

127:20, 149:20,

150:6 paged [1] - 81:18 paid [2] - 16:8, 16:17 pain [1] - 158:24 Palad(phonetic [1] -100.8 paperwork [4] - 11:11, 11:13, 83:14, 88:3 paragraph [3] - 81:13, 136:3 Paragraph [15] -81:18, 84:14, 84:22, 86:7, 86:9, 110:16, 115:17, 116:2, 131:10, 131:21, 132:9, 132:22, 134:21, 154:18, 154:24 **Paragraphs** [1] - 86:3 paragraphs [1] - 81:2 parcel [1] - 116:23 pardon [1] - 74:14 parents' [2] - 87:2, 135:19 part [58] - 4:22, 5:4, 5:6, 5:8, 13:18, 15:4, 15:6, 19:17, 21:4, 22:21, 35:9, 36:18, 41:18, 42:1, 44:12, 46:11, 49:18, 52:2, 53:21, 55:16, 59:13, 59:21, 73:18, 73:20, 74:8, 76:2, 76:13, 76:14, 76:19, 77:1, 77:7, 79:25, 80:25, 86:11, 87:6, 94:13, 96:20, 105:3, 109:1, 116:22, 118:5, 120:15, 122:14, 122:20, 124:11, 141:18, 142:19, 143:1, 145:6, 145:22, 146:10, 147:24, 149:20, 150:17, 166:9 partially [1] - 102:24 participating [1] -72:21 particular [28] - 6:13, 7:9, 7:23, 8:24, 19:19, 22:17, 30:23, 33:18, 44:21, 45:17, 51:3, 59:7, 59:13, 59:20, 63:16, 70:12, 71:20, 72:1, 77:17, 80:19, 94:11, 96:15, 99:10, 99:15, 145:25, 169:3 particularly [2] -10:25, 14:4

particulars [1] - 53:6 parties [2] - 172:14, 173:5 parties' [1] - 170:22 partner [1] - 100:7 partners [1] - 57:8 partnership [2] - 95:6, parts [12] - 48:9, 62:4, 86:23, 87:13, 111:2, 111:6, 111:9, 111:13, 111:16, 126:1, 135:2 party [1] - 130:8 passcode [7] - 47:12, 47:14, 47:20, 71:13, 145:13, 145:18, 145:19 passcodes [2] -70:17, 70:18 passenger [19] - 7:16, 7:17, 7:18, 7:19, 7:20, 8:15, 13:23, 14:6, 24:16, 37:2, 37:12, 38:15, 38:21, 44:15, 66:24, 156:18, 156:19, 163:18, 165:16 passenger's [1] - 14:9 passengers [8] - 6:18, 7:21, 24:12, 32:10, 37:7, 65:4, 143:17, 163:19 passport [24] - 16:22, 16:23, 16:25, 17:6, 17:8, 17:9, 17:10, 17:18, 17:19, 17:21, 30:25, 38:13, 38:17, 38:19, 39:5, 41:22, 41:24, 42:2, 42:9, 50:11, 56:14, 56:15, 56:21 Password [1] - 67:1 password [1] - 70:21 passwords [4] - 67:2, 67:4, 139:17 past [6] - 47:25, 53:9, 58:23, 59:8, 104:23, 173:18 Patrol [2] - 22:15, 80:4 pattern [2] - 77:13, 82:21 pay [3] - 16:13, 97:23, 148:7 payment [1] - 113:13 pen [1] - 125:5 pending [4] - 149:22, 150:8, 171:3, 173:7

PENNSYLVANIA[3] -

1:1, 1:11, 1:25

Pennsylvania [19] -1:16, 1:19, 85:8, 85:13, 87:21, 88:18, 113:1, 113:23, 117:8, 118:15, 134:3, 134:24, 135:19. 135:22. 136:1. 169:9. 175:5. 175:18, 175:19 people [40] - 4:15, 6:24, 7:6, 13:7, 18:6, 20:17, 22:8, 24:12, 24:21, 25:3, 26:21, 30:10, 34:1, 34:10, 34:11, 34:12, 37:5, 37:10, 37:13, 55:20, 57:2, 57:3, 59:22, 70:6, 84:24, 87:4, 99:2, 112:14, 113:4, 121:21, 127:25, 130:3, 136:12, 139:24, 147:16, 149:2, 165:4, 168:3 percent [4] - 10:10, 17:14, 28:6, 34:23 perform [1] - 99:25 performed [5] - 62:24, 64:14, 90:21, 100:16, 155:10 perhaps [7] - 48:10, 111:14, 137:17, 138:1, 144:5, 168:1, 169:21 period [3] - 71:22, 71:24, 71:25 periodic [3] - 73:21, 73:22, 142:2 permissible [2] - 74:9, 144:4 permission [4] - 90:5, 138:9, 160:23, 161:6 permissions [1] -161:3 permitted [1] - 78:8 person [31] - 5:14, 5:17, 11:24, 14:12, 14:15, 20:13, 24:17, 25:1, 26:7, 27:8, 27:13, 29:18, 29:19, 37:4, 37:6, 37:16, 37:17, 38:4, 38:17, 64:6, 68:4, 68:6, 68:20, 73:13, 112:16, 113:8, 143:13, 151:9, 165:2, 166:12 person's [1] - 151:8 personal [1] - 6:25 personally [2] - 56:25, 170:2

personnel [2] - 42:20, 160:25 perspective[1] -11:24 pertain [1] - 53:20 Petition [2] - 171:4, 173:15 **phase** [1] - 74:15 Philadelphia [14] -62:15, 62:18, 64:4, 75:21, 97:22, 97:24, 98:13, 101:1, 147:12, 148:7, 148:22, 149:23, 150:9, 156:24 Philly [1] - 147:21 phone [45] - 47:12, 62:3, 70:8, 72:4, 82:24, 86:20, 88:16, 95:21, 96:1, 98:21, 98:22, 98:23, 98:25, 99:25, 100:2, 100:11, 100:15, 103:15, 105:8, 105:11, 105:17, 105:22, 120:19, 120:22, 133:7, 134:8, 139:23, 140:5, 140:13, 144:14, 144:25, 145:2, 145:7, 145:13, 145:20, 146:15, 148:2, 149:18, 149:19, 149:24, 150:10, 150:13, 156:15, 156:16, 156:17 phones [18] - 99:3, 100:12, 101:6, 103:4, 103:6, 105:21, 139:11, 139:18, 144:19, 144:21, 146:7, 146:10, 146:12, 146:23, 156:13, 156:16, 157:7 photo [2] - 131:3, 131:21 photograph [7] -130:16, 130:17, 130:25, 131:16, 131:22, 132:11 photos [4] - 100:1, 118:11, 130:19, 130:21 phrase [1] - 73:11 physical [4] - 71:10, 145:1, 145:2, 145:6 **physically** [1] - 8:21 pick [3] - 24:23, 46:22,

144:14 picks [1] - 154:18 pin [6] - 93:7, 94:6, 124:20, 159:16 pins [2] - 93:7, 111:11 pistol [3] - 44:25, 45:13, 169:21 Pittston [1] - 1:19 place [11] - 6:23, 27:2, 32:9, 33:18, 83:5, 87:16, 104:22, 112:17, 112:19, 112:25, 141:12 Place [24] - 82:12, 82:24, 83:4, 87:23, 88:12, 88:22, 112:19, 114:10, 115:6, 117:8, 117:18, 120:12, 123:14, 123:20, 123:22, 124:9, 124:23, 125:4, 125:13, 125:25, 127:4, 130:2, 130:7, 136:13 placed [7] - 26:20, 122:1, 123:8, 139:19, 142:12, 146:13, 147:2 places [6] - 6:25, 7:7, 7:11, 8:1, 18:11, 98:11 placing [2] - 69:15, 146:14 plain [5] - 44:21, 64:1, 96:24, 169:16, 169:18 plaintiff [1] - 1:4 plan [1] - 129:15 plane [2] - 24:16, 79:5 planning [2] - 72:10, 78:10 plastic [2] - 132:12, 132:15 Playstation [1] - 70:8 pleasant [2] - 13:12, 14:3 point [52] - 8:25, 13:14, 17:25, 20:13, 20:15, 31:19, 37:15, 53:15, 57:22, 61:15, 68:13, 76:20, 76:21, 78:5, 81:14, 86:6, 91:1, 93:14, 95:21, 97:7, 97:10, 97:20, 98:2, 98:3, 101:2, 103:6, 105:18, 106:11, 108:2, 108:24, 110:2, 110:7, 111:5,

111:10, 111:24, 115:2, 116:10, 120:10, 121:5, 132:18, 133:4, 135:20, 136:10, 137:12, 138:19, 146:11, 148:25, 149:1, 151:10, 151:18, 159:24, 172:9 pointed [2] - 149:5, 159:3 policies [3] - 53:19, 141:19, 143:22 policy [12] - 51:22, 51:24, 53:7, 78:16, 140:9, 142:3, 142:4, 142:19, 143:22, 143:25, 144:9, 158:10 polish [1] - 127:16 polite [1] - 40:23 pop [1] - 100:9 port [1] - 24:12 portion [1] - 153:11 pose [1] - 42:6 posed [2] - 20:22, 57:23 position [6] - 4:12, 4:21, 4:24, 61:10, 62:2, 171:6 positive [1] - 31:15 possession [1] -103:7 possible [2] - 80:21, 96:24 possibly [4] - 6:24, 98:23, 109:11, 139:13 post [4] - 105:19, 170:23, 171:1, 171:9 post-hearing [2] -170:23, 171:9 post-search [1] -105:19 postage [1] - 148:2 posted [1] - 140:14 potential [2] - 57:7, 79:13 potentially [2] -120:15, 152:9 pow [1] - 137:13 **pow-wow** [1] - 137:13 powered [1] - 146:25 powering [1] - 146:13 practice [5] - 64:24, 65:18, 66:23, 68:21, 98:17 pre [1] - 150:10 pre-bagged [1] -

150:10 prefer [1] - 150:2 preliminary [1] -114.21 preparation [3] -76:13, 80:25, 106:15 prepare [1] - 124:8 prepared [6] - 10:2, 18:18, 76:15, 124:9, 173:23, 175:11 present [21] - 12:20, 19:17, 19:20, 21:1, 27:24, 28:13, 28:18, 28:21, 40:2, 44:7, 54:2, 54:23, 62:22, 62:24, 67:12, 72:13, 131:7, 162:14, 168:22 presented [5] - 38:10, 43:7, 117:17, 137:19, 138:2 preserved [1] - 48:22 presumably [1] -106:20 pretty [8] - 9:1, 18:9, 30:21, 42:24, 72:2, 112:3, 164:16, 171:11 preventing [1] - 137:7 previous [3] - 10:14, 95:20, 170:11 previously [2] - 12:20, 72:19 primarily [1] - 6:19 primary [37] - 5:15, 7:16, 24:7, 24:9, 24:10, 24:18, 25:1, 29:10, 29:11, 29:13, 29:15, 29:17, 31:21, 32:12, 32:18, 34:13, 36:12, 36:13, 36:19, 36:20, 37:1, 37:9, 37:16, 37:23, 38:3, 38:12, 38:15, 38:19, 39:1, 41:21, 87:2, 138:2, 163:16, 163:17, 164:25, 165:25, 166:5 Primary [3] - 24:11, 26:12, 52:17 print [1] - 91:19 printed [2] - 23:18, 23:23 printout [2] - 91:14, 93:3 Privacy [2] - 53:1, 142:17 privacy [2] - 49:8, 142:16

private [1] - 82:11

probability [1] -121:10 probable [3] - 81:4, 83:7. 83:13 problem [2] - 38:19, 39.5 problems [2] - 17:2, 148.15 procedure [4] - 51:22, 164:1, 166:14, 166:15 proceed [8] - 3:11, 3:20, 61:1, 75:15, 107:11, 170:21, 171:8, 173:8 PROCEEDINGS [1] -1:9 proceedings [6] -53:12, 76:4, 84:8, 144:1, 174:23, 175:8 Proceedings [1] -1:21 process [11] - 7:16, 22:8, 24:21, 38:2, 38:8, 44:15, 64:21, 83:16, 99:12, 139:16 processed [4] - 5:14, 24:10, 37:11, 37:13 processing [2] - 4:15, 9:17 produce [1] - 30:19 produced [2] - 1:21, 129:12 producing [1] - 95:1 production [1] - 94:8 products [2] - 113:13, 135:1 professionally [1] -95:10 proffer [1] - 52:13 progresses [1] - 53:22 Proliferations [6] -80:7, 80:23, 94:14, 143:2, 148:21, 148:23 prompted [1] - 20:22 proof [1] - 120:25 property [3] - 66:9, 67:18, 70:20 proposed [2] - 137:19, 162:4 protecting [1] - 29:22 Protection [33] - 3:25, 4:12, 4:16, 4:21, 5:1, 6:4, 6:15, 21:23, 22:16, 27:2, 29:22, 43:19, 44:3, 46:15, 51:4, 51:17, 52:21, 52:23, 53:2, 53:19,

53:20, 55:22, 58:6,

163:8, 168:7 provide [7] - 66:22, 70:16, 77:15, 145:15. 145:17. 148:5. 148:10 provided [24] - 15:16, 57:6, 57:17, 59:3, 66:21, 66:23, 86:16, 88:2, 88:23, 97:8, 97:21, 113:10, 113:17, 114:3, 114:4, 120:20, 121:24, 124:23, 127:25, 139:17, 139:18, 148:2, 148:25, 174:11 providing [3] - 20:23, 148:13, 160:22 **provisions** [1] - 175:5 **public** [1] - 63:23 punch [1] - 124:20 purchase [2] - 85:9, 85:20 purchased [2] - 90:10, 113:18 purpose [4] - 29:10, 29:13, 29:14, 29:15 purposes [4] - 9:8, 84:7, 92:25, 95:12 pursuant [1] - 175:5 purview [1] - 109:14 push [1] - 129:23 put [23] - 9:9, 13:20, 13:23, 14:2, 17:7, 23:15, 26:2, 26:17, 26:23, 27:16, 28:15, 47:22, 52:10, 66:18, 99:21, 109:19, 119:22, 120:9, 121:7. 123:19. 130:2, 133:7, 151:2 puts [1] - 153:22 putting [1] - 122:6

62:17, 71:5, 72:18,

119:25, 147:17,

79:8, 79:10, 107:21,

# Q

quantities [1] - 94:3 quantity [8] - 122:14, 127:9, 128:1, 128:5, 128:8, 128:14, 128:16, 129:2 questionable [1] -163:25 questioned [1] - 41:2 questioning [2] -96:21, 97:10 questions [41] - 9:4,

13:6, 13:19, 13:22, 14:5, 14:6, 14:12, 14:17, 15:2, 18:3, 18:8, 20:2, 20:11, 20:14, 20:15, 20:18, 20:21, 21:12, 21:21, 40:7, 40:15, 42:10, 54:10, 57:23, 58:1, 63:2, 64:7, 67:7, 72:21, 74:23, 96:15, 96:22, 107:2, 143:9, 143:25, 144:9, 160:13, 161:15, 166:23, 170:13, 170:14 quick [4] - 54:9, 83:20, 100:9, 102:17 quickly [2] - 55:7, 171:17 quiz [1] - 53:5

#### R

R's [1] - 26:22

raised [2] - 38:10, 171:1 raises [1] - 172:18 ran [1] - 82:13 range [1] - 165:11 ranging [1] - 42:20 rather [2] - 56:20, 148:4 re [2] - 111:2, 173:15 re-shipped [1] - 111:2 re-visit [1] - 173:15 read [8] - 10:6, 13:11, 15:19, 115:19, 131:11, 134:23, 153:10, 168:4 Read [1] - 153:9 reading [1] - 128:6 reads [1] - 132:17 ready [3] - 3:11, 32:13, 107:11 real [3] - 16:23, 16:25, 17:21 really [12] - 56:23, 62:23, 65:22, 111:13, 128:7, 143:25, 150:20, 168:11, 169:11, 171:19, 172:9 **REALTIME** [1] - 1:24 ream [1] - 111:14 reamers [9] - 115:11, 115:12, 115:23, 116:2, 118:23, 122:15, 127:11,

135:10, 135:17

Reason [1] - 26:10

153:12

reason [16] - 11:21, 36:14, 36:22, 41:18, 43:13, 55:16, 55:22, 56:24, 58:14, 98:12, 143:7, 143:14, 143:18, 169:4, 172:5 reasonable 131 -106:10, 106:12, 138:7 reasonably [2] -151:11, 158:5 reasons [6] - 41:20, 49:12, 90:18, 165:9, 165:11, 171:21 Rebel [1] - 162:4 recalling [4] - 82:21, 130:19, 133:6, 158:10 receipt [3] - 174:4, 174:12, 174:13 Receipt [3] - 66:8, 67:17, 70:20 receive [3] - 98:6, 141:23, 172:15 received [29] - 4:20, 4:23, 11:18, 16:10, 16:20, 67:3, 72:10, 77:18, 77:21, 77:24, 82:24, 83:10, 84:3, 86:20, 87:15, 98:1, 98:4, 120:11, 136:11, 136:18, 149:21, 150:7, 154:19, 155:1, 155:2, 155:9, 155:14, 157:20, 161:11 receiver [1] - 124:15 receives [1] - 72:11 receiving [1] - 78:10 recent [1] - 172:23 recess [4] - 60:17, 107:10, 160:4, 160:8 recollect [2] - 64:11, 170:10 recollection [9] - 11:8, 13:5, 16:19, 18:20, 19:9, 41:14, 163:24, 168:10, 169:11 recommended [1] -8:18 record [18] - 3:17, 9:15, 9:16, 53:21, 56:11, 60:23, 75:12, 96:10, 106:16, 120:23, 151:15, 152:5, 152:8, 152:18, 153:11, 162:22, 167:10 recorded [3] - 1:21,

18:15, 50:20 recording [2] - 50:22, 50:24 records [6] - 77:4, 77:5. 77:9. 98:5. 155:15, 161:5 recovered [3] -102:14, 104:24, 45:18 158:20 Recross [1] - 2:2 recross [1] - 161:16 **RECROSS** [2] - 58:4, 161:17 red [1] - 79:14 redacted [1] - 10:15 redirect [3] - 54:8, 74:22, 160:12 Redirect [1] - 2:2 **REDIRECT** [2] - 54:11, 160:14 refer [8] - 38:3, 41:21, 51:8, 104:14, 112:2, 137:23, 165:8, 166:6 reference [6] - 10:22, 125:7, 126:7, 129:23, 150:11, 150:13 referenced [4] - 89:11, 102:7, 117:19, 157:14 references [2] -104:18, 126:15 Referral [1] - 26:10 referral [7] - 11:13, 11:17, 23:4, 26:10, 26:14, 77:10 referrals [1] - 11:18 Referred [2] - 24:6, 26:15 referred [25] - 7:18, 11:1, 11:4, 11:11, 11:17, 11:19, 11:20, 11:25, 25:11, 25:18, 25:20, 26:10, 26:12, 33:19, 33:24, 37:5, 54:14, 54:16, 54:18, 55:10, 58:15, 104:23, 105:9, 153:10, 165:13 16:1 referred-to [1] -153:10 referring [7] - 11:24, 39:4, 104:24, 111:8, 112:10, 151:19, 168:5 Referring [1] - 22:25 refers [2] - 38:15, 112:10

reflect [1] - 10:8

reflected [1] - 15:11

reform [1] - 65:11 reformulate [1] -159:11 refresh [2] - 51:23, 168:10 refreshers [1] - 51:21 refreshments [1] regarding [29] - 28:17, 28:25, 30:24, 41:3, 41:15, 41:20, 42:13, 58:14, 74:9, 113:11, 116:21, 118:12, 120:12, 121:18, 122:25, 125:9, 126:25, 134:25, 141:20, 142:4, 143:22, 147:12, 147:18, 149:17, 150:23, 159:1, 166:12, 168:8, 168:13 regardless [4] - 54:17, 138:1, 138:2, 152:1 regards [30] - 4:4, 4:21. 4:24. 6:13. 9:5. 10:25, 11:8, 11:20, 14:22, 15:2, 15:16, 16:9, 17:23, 18:21, 19:6, 20:2, 20:5, 21:9, 56:7, 56:11, 57:6, 62:8, 64:7, 64:20, 76:16, 82:3, 93:11, 95:18, 171:14, 171:23 Region [1] - 88:15 regional [1] - 90:19 regular [3] - 32:8, 51:18, 60:1 regularly [1] - 74:12 regulations [1] - 47:17 Regulations [1] - 54:1 related [2] - 3:7, 29:16 relation [1] - 158:5 **Relations** [1] - 4:9 relationship [1] -37:23 relationships [1] relative [8] - 59:3, 110:13, 111:1, 113:10, 121:25, 127:21, 129:8, 147:16 relatively [1] - 99:17 relatives [1] - 40:9 relevancy [1] - 52:14 relevant [4] - 53:11, 121:24, 144:1, 159:9 rely [1] - 173:10

remain [1] - 98:13 remarks [1] - 66:25 remember [44] - 7:24, 8:24, 9:2, 12:1, 13:8, 13:11, 13:13, 14:2, 16:3, 16:21, 18:1, 18:2, 18:8, 18:10, 19:8, 20:3, 20:7, 21:2, 27:17, 28:15, 29:1, 29:2, 31:23, 32:1, 33:9, 33:10, 36:11, 39:22, 40:1, 40:2, 42:1, 46:4, 46:11, 46:12, 47:7, 49:18, 50:16, 59:10, 59:11, 86:25 remembered [1] - 18:9 remembers [1] - 20:19 remotely [2] - 139:20, 147:21 removed [1] - 109:19 repeat [4] - 5:7, 36:18, 48:6, 58:25 replied [1] - 130:23 replies [1] - 13:6 report [59] - 9:14, 9:25, 10:2, 10:6, 10:21, 12:10, 13:23, 15:11, 15:19, 16:7, 16:12, 17:7, 18:17, 21:4, 21:9, 22:21, 23:8, 23:9, 23:11, 23:14, 23:15, 23:18, 23:23, 25:14, 25:17, 27:16, 27:18, 28:15, 31:8, 41:2, 41:13, 49:4, 49:21, 49:22, 98:19, 100:13, 101:21, 102:22, 103:2, 119:11, 119:15, 119:17, 119:20, 120:2, 130:2, 147:17, 147:19, 147:21, 149:20, 150:12, 150:17, 157:19, 164:9, 164:11, 164:15, 164:20, 168:16 Report [6] - 91:17, 92:11, 95:14, 101:21, 102:12, 129:14 REPORTED [1] -175:15 reporter [2] - 153:10, 175:23 **Reporter** [3] - 175:3, 175:14, 175:17 **REPORTER** [2] - 1:24,

reporting [1] - 6:21 reports [3] - 147:15, 168:8, 168:16 represent [2] - 21:20, 163:5 representative [2] -82:1, 130:21 reproduction [1] -175:22 request [15] - 13:14, 63:12, 64:15, 65:4, 65:17, 69:3, 69:9, 72:7, 78:12, 79:1, 91:18, 95:19, 98:7, 98:8, 149:1 requested [9] - 65:7, 76:24, 89:21, 90:7, 90:24, 91:7, 108:2, 109:4, 125:14 requesting [5] - 98:17, 98:18, 99:3, 146:17, 148:8 requests [3] - 65:3, 72:10, 161:8 require [2] - 47:9, 51.12 required [15] - 31:15, 40:21, 42:14, 47:17, 51:18, 72:5, 73:19, 74:16, 75:1, 89:24, 90:12, 118:19, 119:2, 141:19, 146:16 requirement [1] -45:15 requirements [1] -51:21 requisite [1] - 106:18 residence [3] - 87:2, 135:22 residential [1] - 15:23 Residential [1] - 88:14 resolve [1] - 42:15 resources [1] - 150:3 respect [4] - 146:1, 166:12, 171:3, 173:7 respectively [1] -170:22 respond [1] - 173:20 responded [2] -134:18, 135:3 responds [1] - 173:24 Response [11] - 6:11, 22:18, 22:25, 23:4, 25:16, 25:17, 25:21, 38:22, 39:15, 59:14, 59:21 response [2] - 6:16, 26:15

95:6, 95:9, 95:16,

80:23, 169:8, 175:19

responsibilities [1] responsibility [1] -71:22 responsible [2] - 80:7, 98:15 rest [1] - 55:20 restricted [1] - 88:4 result [6] - 43:11, 91:20, 92:18, 114:20, 158:17 resulted [1] - 103:15 results [3] - 105:10, 157:19, 157:22 retainer [2] - 158:24, 159:16 retainers [1] - 93:7 **retaining** [1] - 94:6 retired [1] - 42:21 retrieve [1] - 97:9 retrieved [1] - 88:21 return [5] - 85:17, 88:25, 99:5, 99:8, 101:2 returned [2] - 100:24, 100:25 returning [5] - 42:25, 76:5, 78:14, 81:15, 98.4 review [23] - 91:5, 91:7, 98:20, 102:14, 102:17, 103:3, 104:14, 104:19, 104:20, 105:21, 138:5, 138:24, 139:9, 140:4, 140:15, 140:16, 140:17, 140:20, 140:21, 141:1, 142:13, 164:9, 164:17 reviewed [9] - 76:14, 79:21, 81:8, 82:9, 83:13, 92:6, 93:22, 108:3, 114:18 reviewing [6] - 99:22, 99:24, 104:4, 110:3, 128:9, 164:20 reviews [1] - 113:7 rifle [17] - 94:4, 94:7, 113:11. 113:20. 123:6, 123:9, 126:8, 126:12, 126:22, 127:22, 128:1, 129:16, 130:4, 130:16, 132:4, 134:12 rifles [1] - 95:1 rifling [10] - 87:11, 89:22, 89:23, 90:10,

90:16, 116:11, 116:13, 116:16, 131:18, 135:17 ring [4] - 73:5, 158:24, 159:16 rings [3] - 93:6, 93:7, 93:8 rise [1] - 15:23 risk [1] - 139:11 RMR [1] - 1:23 RMR, CRR [2] -175:13, 175:16 Road [2] - 85:7, 87:20 road [1] - 139:13 ROBERT [1] - 1:10 rod [3] - 123:5, 123:7 Roggio [200] - 3:5, 8:2, 8:10, 9:5, 9:14, 9:20, 10:1, 10:9, 10:23, 11:1, 11:11, 11:17, 12:2, 12:7, 12:8, 12:11, 12:17, 13:4, 14:17, 15:1, 15:3, 15:20, 15:25, 16:7, 16:12, 16:20, 17:17, 18:12, 18:20, 19:2, 19:5, 19:11, 19:15, 20:2, 20:4, 20:5, 20:6, 20:11, 20:22, 20:25, 21:7, 21:10, 21:20, 22:7, 23:6, 24:2, 24:10, 24:11, 25:9, 25:18, 27:5, 28:25, 29:5, 30:23, 31:21, 32:4, 32:17, 33:12, 33:19, 35:2, 36:6, 38:2, 39:12, 39:18, 43:8, 44:7, 45:18, 49:11, 49:25, 50:9, 54:14, 54:16, 55:9, 56:7, 56:14, 57:6, 59:2, 62:8, 62:11, 63:13, 64:6, 64:7, 64:19, 64:20, 64:23, 64:25, 66:9, 66:22, 67:13, 70:16, 72:22, 72:24, 73:1, 75:25, 76:3, 76:17, 76:23, 76:25, 77:6, 77:16, 78:10, 78:13, 78:21, 79:18, 79:24, 80:17, 81:15, 82:21, 82:22, 83:12, 84:4, 85:7, 85:10, 86:10, 86:20, 86:21, 86:22, 86:24, 88:5, 88:13, 88:14, 88:17, 90:3, 90:10, 91:2, 91:14, 92:11, 92:15, 93:5, 94:2, 95:1, 95:3,

96:13, 96:16, 96:22, 97:5, 100:5, 101:4, 101:5, 101:23, 102:15, 104:10, 113:18, 114:12, 116:10, 116:23, 117:7, 121:25, 123:8, 123:22, 124:2, 125:4, 125:14, 127:4, 132:19, 133:1, 133:5, 133:9, 133:11, 133:15, 133:22, 134:3, 134:4, 134:7, 134:18, 134:24, 135:1, 135:3, 135:17, 136:14, 136:17, 137:22, 138:7, 139:17, 140:3, 140:23, 146:19, 147:18, 151:11, 154:14, 157:8, 158:6, 159:15, 161:6. 161:9, 161:19, 163:5, 164:5, 165:6, 165:19, 167:18, 168:12 **ROGGIO** [5] - 1:6, 83:25, 84:5, 89:13, 91:15 Roggio's [33] - 3:6, 9:17, 10:3, 13:6, 19:21, 53:9, 55:4, 57:16, 77:14, 84:19, 85:17, 86:18, 88:25, 90:21, 92:22, 93:22, 94:17, 96:20, 100:23, 101:14, 109:8, 115:21, 120:22, 123:25, 133:6, 133:10, 141:2, 142:6, 142:9, 151:24, 154:11, 157:18, 158:18 role [2] - 72:1, 137:7 **rolo** [1] - 123:6 rolo-matic [1] - 123:6 room [28] - 7:21, 8:19, 8:20, 9:2, 12:11, 12:18, 19:11, 32:11, 33:1, 33:3, 33:13, 33:25, 34:3, 34:8, 34:21, 34:22, 35:22, 35:23, 36:25, 44:6, 46:14, 50:4, 50:5, 50:6, 50:8, 50:13, 50:22, 169:13

rooms [1] - 55:20 Ross [16] - 3:4, 21:20, 31:20, 75:25, 85:7, 88:13, 88:17, 91:14, 91:19, 93:5, 95:15, 101:23, 124:2, 134:7, 163:5, 168:12 ROSS [1] - 1:6 rotation [1] - 169:2 routed [1] - 148:20 routine [4] - 20:14, 20:15, 40:16, 64:14 routinely [1] - 14:24 rules [1] - 27:3 Rules [2] - 106:5, 106:18 run [1] - 139:11 running [3] - 124:21, 154:9 Rwroggio [4] - 83:25, 89:12, 91:15, 93:12 Rwroggio@yahoo. com [2] - 91:21, 93:13

S s/Kristin [1] - 175:13 **SA**[12] - 148:12, 148:18, 148:25, 149:21, 149:22, 150:4, 150:7, 150:8, 150:11, 155:15, 155:17, 158:22 SAC [3] - 97:22, 97:24, 148:6 saddle [1] - 127:16 safe [3] - 29:15, 87:1, 135:18 safety [1] - 56:3 saga [1] - 133:12 sales [1] - 122:9 Sales [1] - 85:5 Salesperson [1] - 93:5 Sandisk [1] - 101:10 sat [1] - 78:2 satisfied [9] - 41:24, 42:11, 43:8, 56:7, 56:17, 56:19, 56:20, 99:6, 100:15 saw [7] - 28:4, 30:25, 103:24, 118:9, 164:15, 166:21, 170:4 scheme [1] - 43:3 Scott [3] - 83:24, 84:3, 90:6 SCRANTON [2] - 1:11, 1:25

Scranton [4] - 1:16,

screen [1] - 52:11 screening [4] - 7:17, 26:7, 38:4, 166:2 scroll [1] - 47:21 sealed [1] - 119:24 seaport [2] - 143:3 Search [7] - 83:23, 84:2, 95:15, 110:9, 131:11, 132:21, 134:21 search [95] - 53:9, 64:17, 74:10, 77:16, 78:5, 78:8, 78:9, 78:12, 80:16, 80:19, 81:9, 82:20, 83:7, 83:9, 83:11, 89:14, 90:2, 90:7, 90:25, 91:1, 92:18, 93:10, 98:10, 98:21, 100:9, 101:22, 102:7, 102:14, 102:23, 103:19, 103:22, 104:2, 104:12, 104:13, 104:16, 104:25, 105:8, 105:10. 105:18. 105:19, 108:7, 109:7, 111:1, 112:9, 114:17, 116:1, 118:19, 136:8, 136:14, 137:17, 137:20, 138:5, 138:12, 138:18, 138:22, 139:2, 139:7, 139:9, 141:3, 141:4, 141:5, 141:10, 141:11, 142:5, 142:10, 142:24, 143:11, 143:18, 143:23, 144:24, 145:1, 145:2, 145:6, 146:3, 146:11, 146:24, 148:19, 149:11, 154:11, 157:17, 157:19, 157:21, 158:2, 158:4, 158:7, 158:10, 158:12, 158:17, 158:21, 159:3, 159:18, 171:24, 171:25 searched [6] - 31:12, 71:3, 101:7, 101:8, 105:8, 146:25 Searches [2] - 52:18,

53:2

searches [8] - 53:8,

74:9, 90:7, 90:8,

91:5, 100:6, 141:20,

142:24 searching [1] - 91:21 seated [7] - 3:19, 60:25, 75:14, 162:25, 164:4, 167:13, 168:12 second [6] - 9:22, 31:25, 125:19, 125:20, 126:11 secondaried [2] -78:21, 152:5 secondarily [1] -154:5 secondarilyinspected [1] - 154:5 secondary [96] - 5:5, 5:9, 5:14, 5:19, 6:9, 7:10, 7:15, 7:18, 8:6, 8:17, 9:5, 11:1, 11:11, 12:2, 12:4, 19:12, 19:21, 24:1, 25:12, 25:18, 27:25, 28:6, 28:19, 29:14, 29:18, 32:14, 33:13, 33:17, 33:19, 33:24, 34:8, 34:13, 34:14, 35:23, 36:15, 36:17, 36:22, 36:25, 37:2, 37:6, 37:12, 37:14, 37:24, 38:7, 38:16, 38:25, 43:12, 54:14, 55:4, 55:10, 58:14, 58:15, 59:15, 59:16, 59:25, 60:1, 62:10, 64:13, 64:15, 67:25, 68:2, 69:3, 71:5, 72:4, 72:13, 76:24, 79:1, 79:16, 95:19, 96:6, 96:13, 103:8, 137:23, 138:3, 148:12, 152:1, 152:4, 153:1, 153:15, 163:19, 165:8, 165:9, 165:15, 166:7, 166:13, 166:17, 167:22, 168:4, 168:8, 168:22, 169:13 Secondary [3] - 95:15, 164:11, 164:14 Section [1] - 175:6 secured [5] - 100:15, 149:22, 150:8, 154:22, 155:19 security [4] - 29:17, 50:17, 57:2, 90:19 Security [47] - 27:6, 27:20, 28:17, 28:18, 29:6, 29:24, 39:24,

43:24, 45:9, 46:13, 52:19, 53:1, 53:14, 53:18, 53:21, 54:3, 54:23, 61:7, 68:8, 73:15, 75:21, 76:9, 76:12, 90:9, 90:13, 90:22, 95:13, 101:20, 102:12, 108:19, 108:21, 109:13, 109:18, 109:25, 110:8, 136:21, 136:24, 137:5, 141:18, 141:20, 142:15, 143:23, 147:25, 156:2, 169:25, 170:7 Security's [3] -106:17, 108:25, 142:5 SED [3] - 114:23, 118:21, 118:24 see [46] - 4:11, 17:1, 18:3, 18:5, 19:1, 19:3, 23:21, 24:5, 24:18, 25:14, 25:17, 26:9, 39:9, 49:13, 49:19, 52:6, 69:23, 74:4, 77:12, 82:14, 104:18, 105:1, 115:1, 117:13, 122:6, 122:9, 123:7, 123:25, 125:9, 126:14, 127:8, 128:12, 128:13, 129:10, 137:10, 137:23, 138:24, 142:7, 159:14, 166:5, 172:4, 172:7 seeing [3] - 103:23, 129:22, 171:3 seek [1] - 76:4 seem [1] - 106:9 seize [11] - 43:20, 51:4, 51:8, 53:19, 103:3, 103:6, 105:17, 138:11, 138:12, 150:23, 158:8 seized [13] - 3:9, 43:22, 43:24, 51:12, 105:11, 105:12, 142:6, 153:1, 153:14, 154:5, 154:14, 157:8, 157:24 seizing [3] - 138:25, 150:18, 150:21 seizure [1] - 51:6 send [4] - 65:19, 79:7, 90:5, 155:14

sending [3] - 69:16, 90:22, 146:17 sense [1] - 73:12 sent [17] - 63:1, 91:16, 98:17, 99:3, 118:6, 118:14, 123:23, 126:2, 127:3, 127:9, 128:19, 135:21, 139:21, 148:6, 154:15, 166:13 separated [1] - 147:6 **separation** [1] - 37:13 sequence [1] - 130:18 sequencing [1] -140:11 sequential [1] - 149:2 sequestered [1] -12:21 serious [2] - 38:19, 38:20 seriousness [1] -38:16 serve [1] - 49:23 service [9] - 45:13, 93:10, 138:8, 148:9, 160:22, 161:1, 161:2, 169:19 Services [2] - 160:19, 160:21 set [4] - 8:3, 8:22, 55:17, 175:9 sets [1] - 70:22 setup [1] - 24:20 Seventh [1] - 173:1 several [3] - 24:23, 82:6, 127:11 sham [1] - 6:17 share [1] - 144:22 shed [1] - 78:22 sheet [2] - 155:14, 155:15 shift [1] - 8:11 shine [2] - 127:17, 127:18 **Ship** [1] - 124:2 **ship** [8] - 82:15, 82:22, 87:16, 116:16, 117:1, 117:5, 117:6, 143:3 shipment [15] - 90:4, 117:20, 118:5, 124:8, 125:7, 125:10, 125:21, 125:22, 126:12, 126:13, 126:15, 127:1, 127:21, 130:22, 130:24 shipments [2] -125:12, 125:14 shipped [27] - 82:11,

85:12, 88:13, 97:24, 111:2, 111:6, 113:15, 113:23, 113:25, 115:21, 116:23, 117:2, 117:9, 117:11, 117:17, 124:12, 127:3, 127:4, 131:18, 131:25, 134:19, 135:2, 135:6, 135:15, 159:7, 159:19, 159:22 shipper [2] - 83:6, 89.18 Shippers [2] - 114:24, 115:1 shipping [9] - 82:11, 89:17, 97:23, 112:20, 122:22, 124:11, 130:9, 148:5 **Shipping** [2] - 119:6, 120:21 shoe [3] - 127:16, 127:17, 127:18 shop [2] - 161:23 short [2] - 160:4, 160:5 shorthand [1] - 1:21 show [9] - 8:5, 73:22, 73:25, 98:3, 101:3, 122:3, 123:16, 158:14, 159:6 showed [7] - 94:2, 130:21, 131:1, 131:16, 131:22, 132:3, 158:4 showing [1] - 163:6 shown [2] - 22:20, 151:24 sick [1] - 49:19 side [2] - 44:23, 170:7 Sidiropoulou [3] -95:16, 101:24, 102:15 sign [3] - 32:2, 139:23, 155:13 **signature** [2] - 66:7, 123:25 signed [4] - 88:13, 89:2, 101:3, 125:4 signing [4] - 62:5, 72:9, 81:8, 98:3 Silent [1] - 77:11 silent [5] - 151:15, 151:19, 152:7, 152:22, 153:18

similar [3] - 71:15,

137:7, 165:12

simple [1] - 153:6

simpler [1] - 81:21 simply [4] - 139:23, 149:25, 151:1, 155:12 simultaneous [1] -173:17 sit [2] - 34:6, 46:4 site [3] - 98:21, 98:25, 156:21 sitting [5] - 46:3, 46:6, 46:9, 136:7, 162:17 situated [1] - 6:23 situation [2] - 33:21, 56:23 situations [2] - 47:1, 65:15 six [2] - 134:19, 135:7 slacks [1] - 63:5 slip [2] - 153:19, 153:22 slot [1] - 123:5 Smart [1] - 156:16 smuggle [1] - 70:7 soap [1] - 127:16 Social [1] - 90:22 soft [1] - 124:15 software [1] - 156:10 someone [19] - 5:4, 7:15, 8:17, 17:10, 33:17, 33:23, 33:24, 35:15, 36:2, 36:19, 37:15, 54:3, 103:23, 110:24, 120:9, 120:10, 121:14, 148:1, 166:5 **sometime** [1] - 136:6 sometimes [5] - 7:22, 49:2, 49:7, 69:25, 140:10 somewhat [2] -111:13, 142:19 somewhere [1] -85.13 soon [1] - 24:16 sorry [14] - 4:22, 12:14, 21:6, 47:13, 57:12, 77:23, 91:18, 94:6, 108:10, 110:11, 114:7, 125:2, 137:2, 164:13 sort [3] - 72:7, 119:5, 140:23 sorts [1] - 138:20 sought [2] - 89:15, 91:1 sounds [1] - 134:10 **source** [1] - 156:6 sourced [1] - 93:12 sources [1] - 7:5 **space** [1] - 139:4

speaking [9] - 28:24, 55:8, 68:19, 72:17, 89:17, 95:19, 110:4, 149:11, 170:6 Special [42] - 19:24, 27:21. 61:6. 61:11. 61:12, 61:14, 62:14, 75:20, 75:22, 78:6, 82:13, 83:8, 83:24, 84:3, 86:9, 88:2, 90:6, 98:5, 112:10, 114:5, 116:22, 121:20, 123:12, 124:24, 125:12, 131:13, 132:18, 133:1, 133:4, 133:21, 134:2, 134:8, 134:25, 135:2, 135:25, 137:3, 154:20, 155:21, 167:5, 168:25, 170:1, 170:7 **specialized** [3] - 5:22, 6:10, 7:19 specific [17] - 27:3, 56:24, 68:12, 82:18, 87:8, 87:9, 96:20, 96:22, 104:12, 115:13, 116:13, 142:21, 144:3, 158:20, 165:14, 167:22, 167:24 specifically [20] -8:16, 9:4, 10:21, 18:22, 32:22, 33:11, 64:22, 69:22, 80:6, 82:4, 88:20, 90:16, 94:5, 95:18, 119:6, 126:8, 127:23, 137:24, 165:5, 165:18 specifics [4] - 20:19, 72:25, 110:23, 163:24 speculation [2] -95:24, 96:7 speculative [3] -57:20, 57:21, 95:24 speed [4] - 44:14, 79:23, 91:8, 114:18 spell [5] - 3:17, 60:22, 75:11, 162:21, 167:9 spelled [1] - 150:17 spoken [1] - 111:9 sport [1] - 63:5 **Spring** [1] - 88:18 St [1] - 172:24 stability [1] - 90:19 staffed [1] - 35:8 stage [2] - 8:3, 173:19

standing [4] - 46:3, 46:10, 66:6, 150:22 start [6] - 21:21, 39:3, 49:1, 81:17, 95:6, 125:2 started [4] - 4:8, 16:22, 76:20, 81:25 State [9] - 6:17, 80:10, 94:15, 94:19, 109:10, 109:12, 138:10, 160:24, 161:8 state [7] - 3:17, 25:14, 60:22, 75:11, 96:10, 162:21, 167:9 Statement [1] - 164:11 statement [6] - 3:6, 19:24, 23:19, 38:5, 56:22, 164:14 statements [2] -16:19, 92:14 **STATES**[2] - 1:1, 1:3 States [30] - 1:14, 3:4, 3:9, 6:15, 14:10, 14:11, 17:8, 17:9, 18:22, 30:13, 42:6, 56:8, 61:6, 76:5, 79:20, 80:10, 81:15, 88:25, 90:14, 94:20, 94:22, 94:23, 95:2, 95:10, 135:1, 153:18, 161:13, 175:4, 175:6, 175:17 stating [1] - 90:9 station [3] - 61:17, 70:8, 99:24 **stationed** [1] - 6:6 stay [1] - 24:20 stemming [1] - 6:21 stems [2] - 5:1, 109:23 step [7] - 60:6, 74:24, 89:18, 89:20, 162:10, 166:25, 170.15 steps [1] - 92:12 still [5] - 48:23, 110:7, 122:22, 133:11, 164:23 stolen [2] - 17:8, 42:9 stories [3] - 42:20, 42:23, 43:2 story [2] - 13:17, 18:2 Street [1] - 1:18 strike [3] - 47:13, 57:19, 58:13 Stroudsburg [10] -82:12, 85:8, 87:20, 88:18, 95:7, 100:24, 100:25, 113:1, 134:24, 135:19 Supreme [7] - 171:16,

stuff [6] - 13:25, 17:3, 18:11, 52:1, 52:3, 150:19 style [2] - 94:4 Subject [1] - 25:18 subject [14] - 42:8, 64:12, 64:24, 76:3, 77:4, 77:5, 77:9, 85:11, 106:1, 126:19, 151:9, 151:11, 152:18, 159:3 **subject's** [1] - 152:8 **subjected** [1] - 118:18 subjects [2] - 77:6, 120:17 submission [2] -149:23, 150:9 submit [7] - 105:15, 170:22, 170:25, 172:16, 173:9, 173:19, 174:14 submitted [9] - 10:14, 83:14, 94:16, 94:17, 101:11, 139:21, 155:4, 155:17, 161:7 subpoena [2] - 81:9, 169:9 subpoenaed [6] -60:10, 75:2, 162:14, 163:6, 167:19, 167:25 substantially [1] -139:15 substantiate [1] -138:25 sufficient [3] - 100:18, 106:6, 106:11 suit [1] - 63:4 suite [1] - 1:15 Sulaymaniyah [1] -88:15 summary [2] - 102:13, 104:8 Sunday [1] - 95:22 super [1] - 42:21 supervision [2] -175:11, 175:23 **supervisor** [7] - 13:25, 32:3, 32:5, 78:11, 148:20, 148:21, 148:23 supplied [1] - 113:19 support [2] - 80:15, 140:22 supposed [2] - 87:13, 155:16 Suppress [2] - 3:6, 3:8 suppression [1] - 1:10

172:3, 172:10, 172:12, 172:16, 173:14, 174:16 surprised [1] - 106:21 surrendered [1] -101:14 surrounding [1] -101:22 suspect [4] - 130:12, 138:7, 151:12, 152:10 suspected [2] - 23:6, 158:6 suspenders [1] -172:4 suspenders-type [1] -172:4 suspicion [5] - 51:11, 106:10, 106:12, 119:15, 171:23 **suspicions** [1] - 82:3 suspicious [2] -119:7, 119:13 sustained [2] - 57:11, 159:11 swear [1] - 80:23 switch [1] - 109:25 **SWORN** [5] - 3:16, 60:21, 75:9, 162:20, 167.8 **Syria** [4] - 6:17, 6:19, 26:5, 43:1 system [32] - 9:16, 9:21, 25:20, 26:2, 26:3, 26:6, 26:14, 26:17, 26:21, 26:23, 38:18, 39:9, 54:18, 77:5, 79:9, 99:22, 99:23, 119:21, 120:17, 121:1, 140:15, 151:7, 152:19, 165:12, 165:14, 165:21, 165:23, 165:25, 166:13 systems [1] - 147:24 т

table [2] - 9:6, 44:10 **Tactical** [6] - 6:11, 22:18, 22:25, 23:3, 59:14, 59:21 tag [2] - 78:24, 151:15 tailor [3] - 97:4, 97:5, 100:6 talks [2] - 122:23, 125:4 tamper [1] - 56:1 tape [1] - 119:25

taper [1] - 123:7 target [1] - 62:15 targeting [1] - 119:5 Targeting [1] - 26:25 Task [1] - 169:1 team [17] - 5:22, 6:10, 6:13, 7:6, 28:3, 44:21, 78:17, 81:24, 87:24, 91:6, 94:25, 153:24, 154:6, 154:8, 154:10, 154:12 Team [6] - 6:11, 22:18, 22:25, 23:4, 59:14, 59:21 teams [1] - 4:16 tech [1] - 125:1 technique [1] - 152:15 techniques [2] - 40:5, 53:8 TECS [3] - 9:15, 151:7 telephone [3] - 27:13, 68:20, 132:19 telephones [1] - 101:6 telephonically [3] -86:10, 133:1, 134:25 temporary [8] - 16:22, 17:6, 17:10, 17:18, 30:25, 42:2, 56:15, 56:21 **Temporary**[1] - 17:8 term [3] - 78:21, 89:22, 139:11 terminal [1] - 8:24 Terminal [5] - 8:24, 32:2, 32:5, 32:6, 50:16 terminology [1] -73:11 terms [8] - 5:15, 6:22, 20:18, 38:17, 67:22, 73:12, 90:25, 106:15 terrible [1] - 43:1 terror [2] - 5:2, 29:25 terror-type [1] - 29:25 terrorism [1] - 23:6 Terrorism [12] - 6:11, 22:18, 22:25, 23:3, 25:16, 25:17, 25:21, 38:22, 39:15, 59:14, 59:21, 169:1 terrorist [3] - 6:16, 7:2, 29:16 terroristic [1] - 29:24 terrorists [2] - 43:1, 79:15 test [1] - 127:17 **TESTIFIED** [5] - 3:16, 60:21, 75:10, 162:20, 167:8

testified [11] - 28:24, 67:14, 72:19, 92:6, 110:3, 110:13, 121:18, 130:15, 148:16, 159:1, 166:20 testify [2] - 54:3, 73:14 testifying [6] - 10:22, 39:17, 62:7, 168:2, 168:3, 168:6 testimony [21] - 10:5, 10:20, 20:21, 37:25, 50:1, 54:21, 55:7, 60:11, 65:6, 76:22, 79:17, 101:12, 103:14, 103:21, 103:25, 105:22, 134:15, 146:5, 157:15, 164:10, 174:21 THE [126] - 1:1, 1:1, 1:10, 1:13, 1:17, 3:1, 3:4, 3:13, 3:17, 3:18, 3:19, 3:20, 10:16, 13:1, 21:13, 21:15, 51:15, 52:8, 52:12, 53:10, 53:15, 53:25, 54:5, 54:8, 57:11, 57:13, 57:23, 58:2, 60:4, 60:6, 60:9, 60:13, 60:14, 60:16, 60:18, 60:22, 60:24, 60:25, 61:2, 65:10, 66:14, 67:8, 74:1, 74:20, 74:22, 74:24, 75:4, 75:5, 75:6, 75:11, 75:13, 75:14, 75:16, 84:10, 85:24, 89:6, 91:25, 92:2, 93:17, 96:1, 96:3, 96:9, 97:13, 97:15, 102:3, 103:11, 103:20, 104:6, 104:8, 104:12, 104:18, 104:23, 105:1, 105:2, 105:4, 105:13, 105:24, 106:3, 106:5, 106:24, 107:4, 107:6, 107:9, 107:11, 121:14, 124:18, 129:6, 140:19, 140:20, 144:2, 153:7, 153:8, 153:9, 153:12, 153:16, 157:10, 159:11, 160:3, 160:5, 160:7, 160:9, 160:12, 161:16, 162:10, 162:12,

162:17, 162:21, 162:23, 162:25, 166:23, 166:25, 167:3, 167:9, 167:11, 167:13, 170:15, 170:17, 170:19, 170:21, 171:7, 172:11, 173:14, 174:1, 174:6, 174:11, 174:20 theirs [1] - 62:15 themselves [1] - 56:5 thereafter [1] - 104:2 they've [2] - 79:5, 142:7 thinking [3] - 101:17, 108:1, 137:11 Third [1] - 172:23 third [1] - 126:14 this(indicating)[1] -34:9 Thomas [1] - 112:8 thorough [1] - 104:2 thoroughly [1] -171:11 threats [5] - 5:2, 5:16, 29:24, 29:25 three [4] - 5:23, 46:17, 47:12, 53:4 throughout [4] - 5:23, 24:21, 108:3, 148:8 throwing [1] - 138:20 THURSDAY[1] - 1:11 tick [1] - 114:7 tie [1] - 63:5 timely [2] - 98:16, 99:4 timetable [1] - 174:5 timing [1] - 172:20 tip [10] - 84:23, 85:12, 97:5, 110:19, 111:1, 111:21, 112:1, 117:21, 120:11, 136:11 tipped [2] - 83:1, 96.22 tire [2] - 111:17, 111:18 tired [1] - 46:5 Title [1] - 175:6 title [1] - 91:16 today [14] - 3:10, 4:13, 10:20, 10:23, 62:7, 76:13, 76:22, 101:12, 115:3, 131:7, 163:5, 167:19, 168:2, 170:4 today's [5] - 10:5,

76:3, 84:8, 106:1,

144:1

**TODD**[1] - 1:14 Todd [2] - 12:15, 21:6 together [1] - 129:9 tone [1] - 65:6 took [7] - 16:24, 21:4, 62:25, 97:25, 104:22, 152:24, 153:12 Tool [15] - 82:2, 82:9, 82:23, 83:16, 84:24, 85:6, 86:17, 87:4, 87:7, 110:25, 112:22, 118:4, 121:22, 131:19 tool [5] - 111:18, 124:15, 124:20, 127:17, 161:23 tools [10] - 82:4, 82:10, 87:8, 88:4, 88:7, 99:1, 111:14, 125:5, 135:3, 156:10 Tools [1] - 90:11 top [8] - 9:7, 23:9, 23:11, 123:20, 126:15, 147:19, 171:15, 171:20 topics [1] - 74:17 torque [2] - 124:14, 124:15 total [2] - 128:18, 128:20 touch [1] - 47:8 towards [4] - 22:24, 56:4, 83:6 tracks [1] - 26:21 **Trade** [2] - 94:19, 161:9 trained [2] - 74:12, 139:25 training [16] - 4:20, 4:23, 4:25, 51:17, 51:18, 73:19, 73:20, 73:21, 73:22, 74:8, 74:17, 141:18, 141:23, 142:2, 160:25 trans [1] - 85:12 trans-shipped [1] -85:12 TRANSCRIPT [1] - 1:9 transcript [11] - 1:21, 170:25, 172:14, 172:15, 173:23, 174:3, 174:4, 174:11, 175:7, 175:10, 175:22 transcription [1] -1:22 transit [1] - 141:6 travel [17] - 14:7, 14:9,

97:2, 139:3, 151:9, 151:18, 151:24, 152:2 traveled [3] - 59:23, 60:8. 86:18 traveler [14] - 30:3, 36:24, 47:9, 48:4, 48:12, 48:22, 49:2, 50:9, 55:23, 55:24, 56:1, 78:24, 145:12, 165:3 Travelers [1] - 7:10travelers [7] - 14:24, 41:7, 49:6, 65:16, 79:11, 151:6, 156:13 traveling [22] - 14:6, 16:22, 17:6, 17:10, 18:21, 19:7, 20:13, 42:17, 54:17, 54:25, 63:22, 76:3, 76:24, 77:11, 77:19, 79:4, 79:19, 80:21, 137:22, 152:9, 153:17, 161:13 treat [1] - 56:25 trick [1] - 33:16 trip [1] - 59:23 true [2] - 57:5, 175:7 **try** [2] - 42:5, 57:13 trying [11] - 8:3, 13:19, 18:1, 33:15, 70:6, 80:20, 129:9, 140:7, 148:13, 148:18, 149:3 TTR [2] - 22:18, 22:25 TTRT[3] - 6:11, 6:14, 28:3 tubes [2] - 132:12, 132:15 Turkey [1] - 85:7 turn [7] - 42:23, 47:9, 71:13, 122:24, 144:17, 145:10, 155:21 turned [4] - 100:22, 101:4, 125:6, 125:18 turning [4] - 98:6, 122:20, 124:7, 124:20 turns [2] - 114:21, 173:14 turnstile [1] - 24:19 two [18] - 3:5, 4:7, 28:10, 28:11, 28:12, 41:20, 55:3, 55:7, 62:2, 83:9, 91:2, 111:18, 131:16,

22:9, 25:22, 25:23,

59:8, 77:13, 77:20,

80:17, 92:22, 93:22,

131:22, 132:3, 162:13, 172:12 type [27] - 4:5, 4:12, 4:20, 14:12, 14:19, 16:1, 19:6, 20:2, 29:25, 33:21, 42:19, 45:18. 51:20. 60:1. 63:11. 64:7. 65:14. 74:17, 102:19, 129:11, 138:7, 144:24, 149:16, 161:2, 161:21, 172:4 types [1] - 30:14 typical [1] - 8:5 typically [13] - 30:12, 31:25, 32:1, 44:16, 44:20, 45:23, 119:22, 164:25, 165:10, 168:23, 168:25, 169:16, 169:18

## U

**U.S** [25] - 3:25, 4:11, 4:15, 17:21, 27:1, 52:19, 52:21, 53:1, 77:19, 78:14, 79:6, 82:17, 83:24, 84:3, 86:24, 89:24, 107:25, 109:4, 109:15, 109:24, 137:3, 139:4, 143:3, 152:9, 152:10 ultimate [1] - 144:6 ultimately [3] - 89:14, 138:15, 154:14 umbrella [1] - 109:24 unaware [1] - 121:4 under [20] - 7:2, 47:17, 47:22. 48:7. 69:6. 71:4, 85:5, 90:16, 90:24, 94:21, 103:16, 104:17, 106:18, 109:23, 109:24, 140:7, 160:17, 172:22, 175:11, 175:23 undergo [5] - 51:18, 73:19, 74:17, 153:1, 153:14 underneath [1] -98:12 undertakings [1] -104:22 unfortunately [1] -153:20 uniform [1] - 44:18 unique [3] - 20:12, 100:8, 140:2

unit [3] - 128:8, 128:14, 128:18 Unit [1] - 80:7 UNITED [2] - 1:1, 1:3 United [31] - 1:14, 3:4, 3:9, 6:15, 14:10, 14:11, 17:8, 17:9, 18:21, 30:13, 42:6, 56:8, 61:6, 76:5, 79:20, 80:10, 81:15, 88:25, 90:14, 90:19, 94:20, 94:22, 94:23, 95:2, 95:10, 135:1, 153:18, 161:13, 175:4, 175:6, 175:17 units [1] - 128:11 unless [5] - 72:7, 115:4, 121:14, 159:9, 175:23 unsure [2] - 135:17, 148:17 unusual [5] - 54:22, 55:3, 63:14, 65:7, 65.14 up [64] - 8:5, 8:14, 8:22, 9:6, 20:15, 23:21, 24:25, 37:10, 42:2, 44:14, 46:22, 47:13, 47:20, 48:8, 52:3, 55:17, 58:3, 61:13, 64:13, 68:13, 77:7, 77:25, 79:22, 79:23, 80:23, 81:4, 81:14, 86:16, 87:3, 91:8, 96:8, 97:9, 98:13, 100:25, 108:24, 110:1, 110:8, 112:25, 114:18, 115:4, 118:8, 122:4, 123:17, 125:9, 128:13, 128:15, 130:12, 134:7, 136:9, 136:10, 140:10, 144:14, 145:15, 145:17, 146:13, 147:10, 148:22, 150:2, 154:18, 156:23, 156:24, 163:6, 171:16, 171:17 updated [1] - 53:1 updates [3] - 53:7, 108:3, 142:2 updating [1] - 73:19 uploaded [1] - 79:9 urine [1] - 127:17 useful [1] - 172:20 uses [1] - 143:16

V V-E-T-R-A-N-O [1] -167:12 vacation [1] - 40:12 vaguely [1] - 44:8 valid [1] - 53:15 Vallier [1] - 172:24 valuable [1] - 43:2 value [5] - 88:19, 128:8, 128:14, 128:18, 140:22 variations [1] - 94:18 various [9] - 77:6, 82:20, 83:14, 87:12, 88:7, 104:9, 123:3, 136:7, 171:22 vary [1] - 8:23 venture [1] - 162:3 verified [2] - 147:1, 165:13 versa [1] - 173:20 versus [1] - 22:6 Vetrano [14] - 2:6, 19:24, 27:21, 28:13, 29:6, 39:23, 43:25. 45:8, 46:13, 162:14, 167:6, 167:11, 167:12, 170:15 via [3] - 7:5, 83:4, 115:22 vice [2] - 124:15, 173:20 video [1] - 51:1 View [1] - 125:20 view [3] - 171:7, 172:1, 172:2 viewing [1] - 48:9 viewpoint [1] - 129:21 violation [2] - 3:9, 86:24 violations [3] - 80:1, 80:3, 160:18 virtual [1] - 142:2 visible [1] - 63:22 visit [1] - 173:15 visiting [1] - 40:9 visual [1] - 71:10 visually [2] - 69:15, 69.18 volume [2] - 37:3,

# W

120:25

vs[1] - 1:5

**W's** [2] - 14:7, 97:1 **wait** [9] - 7:19, 7:22, 8:19, 34:1, 141:1, 172:7, 172:9,

172:16, 173:4 waiting [8] - 33:13, 33:17, 33:18, 33:23, 33:25, 34:14, 37:11, 173:2 walk [4] - 24:17, 34:20, 84:15, 155:21 walking [1] - 48:23 wants [1] - 18:25 war [3] - 42:18, 42:24, 54:25 Warrant [6] - 83:23, 84:2, 110:9, 131:11, 132:21, 134:22 warrant [21] - 80:16, 80:19, 80:23, 81:9, 89:15, 92:18, 102:7, 102:14, 111:1, 112:9, 114:17, 116:1, 138:6, 138:18, 139:2, 154:11, 157:19, 157:21, 158:2, 159:18, 171:25 warranted [2] - 36:23, 48:10 warrants [15] - 82:20, 83:7. 83:9. 83:11. 90:7, 91:1, 93:10, 101:22, 109:7, 136:14, 158:7, 158:12, 158:17, 158:21, 159:4 Washington [2] -1:16, 27:1 WASHINGTON [1] -1:24 waste [1] - 150:3 watches [1] - 34:4 weapon [7] - 56:4, 63:16, 63:19, 63:22, 129:24, 129:25, 169:19 Weapons [3] - 91:17, 92:10, 129:14 weapons [4] - 92:13, 129:12, 151:12, 160:22 wear [2] - 62:3, 121:13 wearing [1] - 121:15 week [3] - 169:2, 169:6, 169:8 weeks [4] - 134:20, 135:7, 140:17, 173:25 weird [1] - 109:21 whatsoever [3] -

140:14, 146:6,

wheel [1] - 111:17

151:23

whim [1] - 148:19 whole [4] - 43:2, 57:1, 71:21, 146:11 Why's [1] - 97:2 wife [7] - 82:22, 86:19, 88:5, 133:7, 133:10, 133:18, 134:4 willfully [1] - 130:9 William [3] - 1:15, 1:18, 93:6 willing [2] - 144:7, 173:5 wire [1] - 123:5 wish [1] - 54:2 wished [1] - 96:16 wishes [1] - 170:22 withdraw [1] - 19:18 within-mentioned [1] - 175:8 witness [15] - 3:13, 21:7, 52:6, 52:16, 53:12, 53:24, 60:7, 60:18, 74:25, 75:6, 95:20, 97:1, 144:4, 144:8, 152:12 WITNESS [16] - 3:18, 60:14, 60:24, 75:5, 75:13, 96:1, 104:6, 104:12, 104:23, 105:2, 140:20, 153:8, 153:16, 162:23, 167:11, 170:17 Witnesses [1] - 2:2 witnesses [4] - 12:20, 12:24, 162:11, 162:14 wonder [1] - 160:19 wording [1] - 119:6 words [30] - 7:14, 23:5, 29:21, 36:19, 38:24, 39:3, 40:8, 40:24, 47:11, 48:7, 48:21, 56:13, 59:1, 69:25, 100:6, 100:7, 119:10, 121:2, 123:8, 125:24, 130:1, 133:13, 137:12, 138:1, 138:14, 139:1, 143:15, 152:7, 156:25, 169:6 workers [1] - 15:5 works [3] - 8:4, 142:20, 146:14 wow [1] - 137:13 wrench [2] - 124:16 wrenches [1] - 124:14 Writ [1] - 171:4

writ [2] - 172:17,

174:16 write [1] - 173:10 writes [1] - 173:23 writing [1] - 68:23

## Υ

vahoo [4] - 83:25. 84:4, 89:11, 159:4 vahoo.com [4] -83:25, 84:5, 89:13, 91:15 YEAGER [4] - 1:23, 175:3, 175:13, 175:16 Yeager [1] - 175:13 year [3] - 52:1, 52:2, 75:23 yearly [1] - 51:21 years [14] - 4:3, 4:12, 5:23, 12:1, 13:8, 21:24, 49:17, 53:9, 61:13, 63:7, 73:16, 73:17, 73:18, 95:5 York [6] - 6:7, 98:14, 98:15, 147:8, 148:7, 148:22 yourself [5] - 9:19, 46:13, 69:13, 118:9, 166:7 yourselves[1] -173:21

#### Ζ

**zip** [1] - 85:8 **Zippo** [2] - 116:24, 117:1 **zone** [5] - 26:5, 42:19, 42:24, 59:8, 59:23 **zones** [3] - 6:19, 26:22, 54:25